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Board Orders.

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CANADIAN WAR ORDERS AND REGULATIONS 1943

WARTIME PRICES AND TRADE BOARD

OFFICE CONSOLIDATION

VOLUME II

BOARD ORDERS NOS. 224 TO 290 INCLUSIVE
January 1943 to June 1943.

*Published under authority of Order in Council
P.C. 10793 of 26th November, 1942*



OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

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Canada. Wartime Prices and Trade Board

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
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EXPLANATORY NOTES

This Volume covers Orders of the Board Nos. 224 to 290, both inclusive, issued January to June 1943, originally published in Canadian War Orders and Regulations in its weekly issues for the same period.

The following Orders are referred to in this Volume in their proper sequence but are not reprinted:

1. Orders revoked or no longer effective.
2. Orders which merely revoke prior Orders.
3. Amending Orders if their provisions are consolidated with the Orders they amend as reprinted in this Volume or in Volume I which contains the reprints of Orders Nos. 1 to 223.

The Index in this Volume relates to all Orders of the Board Nos. 1 to 290 which at the time of going to press remained in force.

The number at the top right or top left hand corner of each page is the number of the order first printed or referred to on that page.

Page numbers appear at the bottom of the page.

WARTIME PRICES AND TRADE BOARD

Order No. 224

Respecting Bananas

Made January 12, 1943

Effective January 16, 1943

AMENDS

Order No. 218

(See Order No. 218 as consolidated in 1939-1942 Consolidation of Board Orders, page 201.)

WARTIME PRICES AND TRADE BOARD

Order No. 225

Respecting Consumer Credit

Whereas to curtail consumer demand for goods, the Board by Order dated October 10, 1941, restricted the purchase of goods under terms of deferred payment and amplified and consolidated such restrictions by its Orders Nos. 75, 87 and 161;

And whereas growing requirements of the Armed Forces and war industry make it essential that further restrictions be placed upon the purchase of goods by consumers under terms of deferred payment;

Therefore, the Wartime Prices and Trade Board, pursuant to authority conferred by the Wartime Prices and Trade Regulations hereby orders as follows:

Orders Nos. 75, 87 and 161 of the Board are hereby revoked and the following substituted therefor:

Definitions

1. For the purposes of this Order,
 - (a) "advertise" means publish in any newspaper, magazine or other periodical publication, circular, hand-bill, show-card, label or other business form, or in any radio broadcast;
 - (b) "basic period" means the period from September 15 to October 11, 1941, both dates inclusive;
 - (c) "Board" means the Wartime Prices and Trade Board;
 - (d) "cash" means any legal tender or a cheque or bill of exchange for immediate payment as defined in the Bills of Exchange Act;
 - (e) "cash price" means the purchase price of any goods if paid in full on or before delivery, including any taxes and any installation, transportation or service charge payable by the purchaser;
 - (f) "charge account" means an agreement or arrangement between buyer and seller under which the buyer has the privilege of obtaining possession of and title to goods without paying the price thereof in full on or before delivery, on condition that such price or any unpaid balance of such price shall be due and payable in full in a lump sum;
 - (g) "contract of sale" means any agreement, other than a charge account, under the terms of which a buyer is to obtain possession of any goods without paying the price thereof in full at or before the time of delivery, and includes
 - (i) a conditional sale agreement or other document reserving ownership of any goods to the seller until the price thereof has been paid in full,
 - (ii) a hire-purchase agreement or other document under the terms of which a person hires or leases any goods with the option of purchasing such goods and is entitled to become the owner thereof upon payment in full of a specified sum of money, and

- (iii) a chattel mortgage or other document creating or reserving any lien, privilege, hypothec or other encumbrance securing the price or hire of any goods;
- (h) "credit price" means the total price of any goods sold under a contract of sale, including any finance, service, and installation charges, taxes, insurance premiums, and legal and other fees, payable by the purchaser under the terms of the contract;
- (i) "delivery" means the transfer of possession of any goods in any manner, whether or not such delivery involves transportation;
- (j) "Director of Consumer Credit" means the person appointed as such by the Board;
- (k) "down payment" means any payment or payments, whether in cash or goods or both, made on or before the delivery of any goods under a contract of sale;
- (l) "goods" means any articles, commodities, substances or things other than real estate and money;
- (m) "lender" means any bank, finance company, loan company, mortgagee, or any other corporation, partnership or person engaged in the business or making a practice of lending money for gain;
- (n) "sale at retail" means any sale that is not for the purpose of re-sale; and "sell at retail" shall have a corresponding meaning;
- (o) "seller" means any person engaged in whole or in part in the business of selling any goods;
- (p) "trade-in" means any goods, other than securities for money, whether negotiable or otherwise, that a seller accepts in trade from a buyer, or buys or causes to be bought from a buyer with the understanding or intent that the resulting credit or cash for such goods shall be applied to the price of any other goods purchased by such buyer from such seller.

Application of this Order

2. This Order applies to all goods, new or used, and repairs to and replacements of any chattels not designed to be fixtures to real property, except

- (a) books authorized for use in schools, colleges, universities, conservatories, seminaries or other like educational, cultural or vocational institutions, Bibles, and other books used in religious rites and ceremonies, encyclopedias and dictionaries;
- (b) mechanical and artificial aids (not including drugs) to physical infirmity or disability;
- (c) fuel, if sold under an agreement in writing providing for terms of payment;
- (d) vehicles, mechanically propelled, designed for carrying goods; and trailers designed for use with such vehicles;
- (e) vehicles, mechanically propelled, designed for passenger use, with a seating capacity of more than 10 persons;
- (f) uniforms purchased for use exclusively by any member of His Majesty's armed or auxiliary forces or by any member of the armed forces of any of His Majesty's allies, and all wearing apparel purchased for use exclusively by any member of the merchant marine;
- (g) goods purchased for use exclusively in any profession or business or in any religious, charitable or educational institution or in any hospital;
- (h) goods purchased by or on behalf of any Department of the Government of Canada or of any province, or by or on behalf of any municipality, or by or on behalf of any agency of any such Department or municipality;
- (i) goods purchased from any trustee, receiver, liquidator, personal representative, court officer or other person acting in a fiduciary capacity;

- (j) goods which are the personal or household effects of the person selling them;
- (k) building materials; and chattels designed to be affixed to real property (other than furnaces and other heating units, lighting fixtures, laundry tubs, bath tubs, toilet bowls, wash basins, air-conditioning units and refrigerators);
- (l) stocks, bonds and other securities for money.

PART I—SALE OF GOODS

3. No seller shall sell or offer to sell any goods at retail on credit terms except under a charge account or a contract of sale.

4. No seller at retail shall quote a credit price of any goods to any person unless such person has requested such quotation and unless he first quotes to such person the cash price of such goods.

Charge Accounts

- 5. (1) Subject to the provisions of Section 9 of this Order, no seller or any agent on behalf of a seller shall sell or offer to sell at retail any goods under a charge account unless the price of such goods is due and payable not later than the 25th day of the month following the month in which such goods are purchased.
- (2) At the option of the seller, any sale made in any month after the 25th day of such month may be treated as a sale made on the 1st day of the following month.
- (3) If the goods purchased under a charge account are not available for delivery or are not in a deliverable state on the date of purchase, they shall, as soon as they are available for delivery or are in a deliverable state, become subject to the provisions of Sections 20, 21 and 22 of this Order.
- 6. (1) Save as provided by subsection (2) of this Section, where the buyer of any goods sold under a charge account is or becomes in default thereunder for more than \$5.00, the seller shall not sell or offer to sell any goods to that buyer under any charge account or any contract of sale unless one-third of the overdue amount is paid in cash and a written agreement with the seller is made by the buyer providing for payment of the balance of the overdue amount in not more than six equal monthly instalments of not less than \$5 each, reckoned from the date of the purchase of the last item that is in default, and providing for the finance charge required by the provisions of this order.
- (2) Any seller may sell and deliver to any buyer on a charge account any goods the total cash price of which does not exceed \$5, notwithstanding default by such buyer under any charge account or any contract of sale.

Contracts of Sale

- 7. (1) Subject to the provisions of Sections 9 and 10 of this Order, no seller or agent of a seller shall sell or offer to sell at retail any goods under a contract of sale unless such contract is in writing and unless its terms require
 - (a) a down payment equal to or greater than the minimum set forth in subsection (2) of this Section;
 - (b) payment in full of the balance of the credit price within the maximum period of credit set forth in subsection (3) of this Section;
 - (c) payment of such balance in instalments in accordance with the provisions of subsection (4) of this Section.
- (2) The minimum down payment under any contract of sale shall be as follows:—

- (a) on any mechanically propelled vehicle to which this Order applies, one-third of the cash price thereof, and the allowance for any trade-in may form part of such one-third; but, if such one-third is less than \$25, the minimum down payment shall be \$25;
 - (b) on any other goods, one-third of the cash price thereof, after deducting the allowance for any trade-in; but, if such one-third is less than \$5, the minimum down payment shall be \$5.
- (3) The maximum period of credit for payment of the credit price of goods purchased under a contract of sale shall be
- (a) six months from the date on which the contract was made if the goods consist of wearing apparel, including footwear and headgear, but excluding furs and fur-trimmed garments;
 - (b) ten months from the date on which the contract was made in the case of all other goods and the amount financed is less than \$500;
 - (c) fifteen months from the date on which the contract was made in the case of all other goods and the amount financed is \$500 or more.
- (4) The balance of the credit price of goods purchased under a contract of sale, after deducting the down payment and the allowance for any trade-in where such allowance does not form part of the down payment, shall be payable in approximately equal monthly instalments payable at approximately equal intervals not exceeding one month and, except as mentioned in Section 25 of this Order, commencing within one month from the date of such contract; and no instalment shall be less than \$5 per month or \$1.25 per week.
- (5) No seller under a contract of sale shall accept from the buyer, as any part of the minimum down payment, any sum which he knows or has reason to believe has been borrowed by the buyer; and no seller shall in any manner assist any buyer in obtaining a loan with which to pay any part of a minimum down payment.
- (6) If the goods purchased under a contract of sale are not available for delivery or are not in a deliverable state on the date of purchase, they shall, as soon as they are available for delivery or are in a deliverable state, become subject to the provisions of Sections 20, 21 and 22 of this Order.
8. (1) Every contract of sale of goods shall include or have attached thereto an itemized statement which shall set forth
- (a) a description of every article sold under such contract;
 - (b) the cash price and, itemized separately, any installation, transportation or service charge or licence fee or any other like charge, if any, payable by the buyer;
 - (c) the amount of the down payment (i) in trade-in, together with a description of such trade-in and a statement of the value placed thereon in good faith and (ii) in cash;
 - (d) the balance of the cash price, being the difference between items (b) and (c) preceding;
 - (e) the amount of any insurance premium or premiums payable by the purchaser under the contract, and a description of all insurance coverage provided;
 - (f) the amount of the interest, finance or carrying charge payable by the purchaser under the contract;
 - (g) the amount of any legal, registration or other fee payable by the purchaser under the contract;
 - (h) the balance of the credit price, being the sum of the items mentioned in clauses (d), (e), (f) and (g) preceding; and
 - (i) the amount and due date of each instalment that is payable.

- (2) Every seller of goods to which this Order applies shall quote the cash price thereof, and such cash price shall be less than the credit price thereof by
 - (a) a finance or carrying charge of not less than three-quarters of one per cent per month on the total amount financed if less than \$500, or at a rate of one-half of one per cent per month on the amount financed if \$500 or over, for the number of months included in the period of credit, but in no case less than twenty-five cents, and
 - (b) the amount of any insurance premium or premiums and of any legal, registration or other fee payable by the purchaser under the contract; provided, however, that a seller who, during the basic period, customarily charged a finance or carrying charge at a rate higher than the rate required by this subsection may continue to charge but shall not exceed such higher rate.
- (3) Any seller whose customary practice before and during the basic period was to sell for cash any of the goods included under this Order at a cash price which was not less than the credit price thereof by the charge or amount mentioned in clauses (a) and (b) of subsection (2) of this Section, may not add the difference to his credit price thereof permitted by Section 7 of the Wartime Prices and Trade Regulations unless he first obtains the consent in writing of the Director of Consumer Credit.
- (4) Any buyer who pays any part of the credit price of goods before the time appointed for payment shall be entitled to a proportionate reduction or refunding of the finance charge included in such price.
- (5) Any contract of sale may provide for the cancellation of the entire amount of the finance charge therein mentioned on payment in full of the cash price within thirty days after the making of such contract.
- (6) A copy of the contract of sale and of the statement referred to in subsection (1) of this Section shall be given to the buyer within five days after receipt of the goods by the buyer; provided that, if a printed catalogue contains a schedule of terms and conditions of sale in accordance with the requirements of subsection (1) of this Section and contains an order or application form which is completed and signed by the buyer in accordance with such terms and conditions and is mailed to the seller, such order or application form, if accepted by the seller, shall be deemed to be a sufficient contract of sale; and it shall be a sufficient compliance with the provisions of this Section if the statement referred to in subsection (1) of this Section is given or mailed to the buyer within five days after despatch of the goods so sold.
- (7) If the buyer of any goods sold under a contract of sale is or becomes in default thereunder, the seller shall not sell or offer to sell any goods to that buyer under any charge account or any contract of sale unless the overdue instalments are paid in cash.
- (8) If a buyer is indebted to a seller for more than one article, he shall be entitled to allocate as he may designate any payment or payments that he may make, and, if a buyer fails to allocate any particular payment, the seller shall apply such payment among the various articles in proportion to the respective balance outstanding upon them.

Seasonal Buyers and Off-Seasonal Purchases

9. (1) Any seller during any twelve months may sell to a farmer, fisherman, prospector, hunter, trapper or other person engaged in a primary or extractive industry and ordinarily receiving the main part of his income in one season of the year
 - (a) any automobile, under a contract of sale providing for postponement of all payments, except the down payment, for a period not exceeding the maximum period of credit set forth in Section 7 of this order, and
 - (b) any other goods to a value not exceeding \$150 under a charge account or a contract of sale providing for postponement of all payments, includ-

ing the down payment, for a period not exceeding twelve months, but the limitation of \$150 shall not apply to foods.

- (2) For the purpose of facilitating payment in accordance with the seasonal nature of the business or source of income of a buyer, and including any person referred to in subsection (1) of this Section, or of facilitating off-seasonal purchases of seasonal goods by a buyer, any seller may sell to such buyer any goods under a contract of sale providing
- (a) for postponement of payment of any part of the down payment or of any instalment until delivery of the goods, and
 - (b) for reduction or omission of not more than four instalments, if such contract also provides for such an increase in the other instalments as will require payment of the outstanding balance within the maximum period of credit set forth in Section 7 of this Order; but in no case shall the amount of any instalment be greater than twice the average of all instalments payable under such contract.

Farm Machinery and Equipment

10. (1) For the purposes of this Section,

"farm machinery and equipment" means agricultural machinery, mechanical equipment and implements used on a farm for the production or care of crops, livestock, poultry or other produce, but excluding attachments, spare parts and repair parts for farm machinery and equipment and also excluding:

- Tracklaying type tractors
- Irrigation and drainage equipment
- Buildings and repairs thereto
- Fencing
- Poultry netting and wire
- Gates and wire fencing
- Bale ties and straps
- Well casing and water pipe
- Nails and sundry hardware
- Milk cooler refrigeration units
- Hand tools.

- (2) The provisions of Sections 6 and 7 and of subsection (2) of Section 8 of this Order shall not apply to the sale of farm machinery and equipment under a contract of sale.
- (3) No seller or agent of a seller shall sell or offer to sell at retail any farm machinery and equipment under a contract of sale unless such contract is in writing and unless its terms require
 - (a) a down payment of at least one third of the cash price of such farm machinery and equipment, the allowance for any trade-in to be deducted from the deferred balance;
 - (b) payment in full of the balance of the credit price within two years from the date on which the contract was made;
 - (c) payment of such balance in stated instalments of stated amounts payable on stated dates, as may be agreed upon between seller and buyer.
- (4) The finance or carrying charge provided in a contract of sale of farm machinery and equipment shall not exceed that which the seller customarily charged during the basic period and, if the seller did not charge a finance or carrying charge during the basic period, shall not exceed that set forth in subsection (2) of Section 8 of this Order.
- (5) The cash price quoted by any seller for any farm machinery and equipment shall not include the cost of transportation or delivery to the buyer.

Delivery on Approval

11. If any seller delivers any goods on approval to any person who has not entered into a contract of sale therefor, such person shall be deemed to have purchased such goods under a charge account unless, within twelve business days after such delivery, such person returns such goods to such seller or enters into a contract of sale therefor.

Discounting Contracts of Sale

12. No person shall purchase from or discount for any seller any contract of sale or any negotiable instrument which shows on its face that it was given under a contract of sale or which such person knows or has reason to believe was given under a contract of sale, unless such contract of sale is in accordance with the provisions of this Order.

PART II—LOANS

13. (1) No lender shall make any loan on the security or partial security of any contract of sale that on its face is not in accordance with the provisions of this Order or that such person knows or has reason to believe is not in fact in such accordance.
- (2) No lender shall make any loan on the security or partial security of any negotiable instrument which on its face shows that it was given or which to the knowledge of such lender was given under a contract of sale, unless such contract of sale is in accordance with the provisions of this Order.
14. (1) No lender shall make
 - (a) any loan upon the security or partial security of any goods purchased by the borrower, or
 - (b) any loan which the lender knows or has reason to believe is being obtained for the purpose of purchasing goods under a contract of sale, unless the loan does not exceed two-thirds of the price of such goods, is repayable within the maximum period of credit that applies to such goods when purchased under a contract of sale, and is repayable in approximately equal instalments or deposits at approximately equal intervals not exceeding one month and, except as mentioned in Section 25 of this Order, commencing within one month from the making of the loan; and the minimum instalment or deposit shall be \$5 per month or \$1.25 per week.
- (2) Any loan that is made wholly or partly on the security of goods and that is not supported by the statement referred to in clause (a) of Section 15 of this Order shall be deemed to be a loan referred to in clause (b) of subsection (1) of this Section.
- (3) Subject to the provisions of Section 18 of this Order, no lender shall make any loan, knowing or having reason to believe that the proceeds are intended to be used in whole or in part to reduce or discharge a contract of sale of any goods, or to reduce or discharge a loan repayable by instalments or deposits, in such manner as to extend the time of payment of the contract or of repayment of said loan beyond the original permissible maximum period of credit.
- (4) Any loan made under the provisions of subsection (1) of this Section shall be evidenced by a record in writing showing the terms of repayment, the actual purchase price of the goods and the amount of the minimum down payment, as provided by this Order, payable in respect of such goods.
15. The provisions of this Part shall not apply to a loan
 - (a) made to a borrower who signs a statement that the proceeds of the loan are not intended to be used and will not be used in whole or in part towards the purchase of goods or to replace money used for the purchase of goods, and no person shall make any false statement to this effect, or
 - (b) made, for business purposes, to a person operating a business or, for agricultural purposes, to a person engaged in agriculture, or
 - (c) secured or partly secured by a mortgage upon real property, or
 - (d) fully secured by stocks, bonds, debentures, cash surrender value of insurance policies or cash collateral.

PART III—RENEWAL, REVISION, CONSOLIDATION

16. (1) No contract of sale of any goods shall be added to or consolidated with any subsisting contract of sale of any goods; but the dates of payment of instalments under a contract of sale may be made to coincide with the dates of payment of instalments under a subsisting contract of sale.
- (2) No contract of sale shall be renewed or revised, except under the provisions of Section 18 of this Order, in such manner as to extend the period of credit beyond the maximum period permissible under this Order, or to postpone the due date of any instalment or any part thereof.
17. (1) No loan made under the provisions of Part II of this Order shall be added to or consolidated with any subsisting loan; but the dates of payment of instalments or deposits under a loan may be made to coincide with the dates of payment of instalments or deposits under a subsisting loan.
- (2) No loan made under the provisions of Part II of this Order shall be renewed or revised, except under the provisions of Section 18 of this Order, in such manner as to extend the period of credit beyond the maximum period permissible under this Order.
18. (1) Any buyer under a contract of sale and any person to whom a loan has been made under this Order may give to the seller or lender, as the case may be, a signed statement of necessity, setting forth that circumstances therein specified which were beyond his control and were not foreseen by him at the time of making such contract or receiving such loan, have occurred and that, in order to avoid undue hardship, he needs a renewal, revision, re-financing or extension of the original period of credit, and that such requested renewal, revision, re-financing or extension is not pursuant to any preconceived plan, arrangement or intention to evade or circumvent the provisions of this Order; and unless such seller or lender, as the case may be, knows or has reason to believe that such statement is not made in good faith, he may in any such manner extend the period of credit for a further period not to exceed the maximum period of credit as provided by this Order reckoned from the date of such renewal, revision, re-financing or extension and, in such case, shall preserve such statement of necessity and a record of his action taken thereon for inspection by any representative of the Board.
- (2) Any buyer under a contract of sale may give to any lender, and any person to whom a loan has been made under this Order may give to any new lender, a signed statement of necessity, setting forth that circumstances therein specified which were beyond his control and were not foreseen by him at the time of making such contract or receiving such loan, have occurred and that, in order to avoid undue hardship, he needs a loan and that such loan is not pursuant to any preconceived plan, arrangement or intention to evade or circumvent the provisions of this Order; and unless such lender or new lender, as the case may be, knows or has reason to believe that such statement is not made in good faith, he may make a loan the proceeds of which shall be applied, so far as necessary, to discharge such borrower's indebtedness under such contract of sale or original loan and, in such case, shall preserve such statement of necessity and a record of application of the proceeds of such loan for inspection by any representative of the Board.
19. The provisions of this Part shall not apply to the renewal, revision, re-financing or extension of the period of credit of any obligation that was outstanding on October 14, 1941.

PART IV—"LAY AWAY" PLANS

20. For the purposes of this Part, a "lay away" means any arrangement whereby a seller at retail agrees to keep any existing goods for any person until such person pays the purchase price thereof or some specific portion thereof, whether or not any deposit or other payment is made by such person to such seller and whether or not such person is obligated to purchase such goods; and the verb "lay away" and the expression "laid away" shall have a corresponding meaning.

21. Any seller at retail who agrees to lay away any goods for any person shall forthwith attach thereto or to the container thereof a tag or label showing the name and address of such person, the date on which such seller agreed to lay away such goods and the time for which such seller agreed to lay away such goods.

22. (1) No seller at retail shall agree to lay away any goods for any person for a longer period than three months.

(2) If the person for whom any goods were laid away does not pay to the seller the price thereof in full within three months from the date on which the goods were laid away, the seller shall not further lay away the goods for such person and the goods shall not be sold to such person except

(a) upon payment of the purchase price in full, or

(b) under a charge account, or

(c) under a contract of sale, in which case the maximum period of credit shall be reckoned from the date on which the goods were agreed to be laid away for such person.

(3) In the event that any seller who has laid away any goods for any person sells such goods to such person under a charge account or a contract of sale, the tag or label referred to in Section 21 of this Order shall be retained by such seller for inspection by any representative of the Board.

(4) The provisions of this Part shall not apply to buyers referred to in Sections 9 and 10 of this Order.

(5) Nothing contained in this Part shall be deemed to prevent any person for whom goods have been laid away from making payments on account of the price thereof during the period for which the goods are laid away.

PART V—ADVERTISING

23. No person shall advertise the terms upon which he is willing to sell any goods under a charge account or a contract of sale or to lay away goods or to make a loan, except by use of the words "terms in accordance with Wartime Prices and Trade Regulations".

24. No person shall advertise that he will allow a stated amount or percentage in cash or in credit for a trade-in on the purchase of any goods.

PART VI—GENERAL PROVISIONS

25. In any contract of sale of goods and in any loan required by this Order to be evidenced by writing, provision may be made for periodical instalments or deposits and for a maximum period of credit dated and reckoned from a time within fifteen days before or after the actual date of such contract or loan, which date shall be correctly shown therein.

26. The provisions of this Order as to minimum permissible instalments or deposits on purchases or loans shall not apply to the final payment on any purchase or loan.

27. Subject to the provisions of this Order, any seller or lender may make any sale of goods or loan on terms more stringent or restrictive than those herein prescribed.

28. No person in demanding or requesting payment or settlement of any debt or claim arising out of the sale of goods shall, by the use of any stamp, stencil, sticker, note or memorandum or in any other manner state, imply or tend to cause belief that payment or settlement of such debt or claim or any part thereof is required by any provision of the Wartime Prices and Trade Regulations or of this Order.

29. Any buyer or borrower may at any time prepay the whole or part of the credit price of any goods or of any loan.

30. Any agreement by a buyer or borrower to waive any right of allocation or prepayment under this Order shall be null and void.

31. No seller shall sell or offer to sell any goods at a cash price or a credit price in excess of the maximum price fixed by or under the Wartime Prices and Trade Regulations.

32. The Director of Consumer Credit may from time to time make such order and grant, suspend or cancel such exemption, permit or authority as to any matter affected by this Order in such cases as he deems proper.

33. Nothing in this Order contained shall prevent or debar any person from selling or supplying to any consumer, on credit, any food, milk, fuel or drugs if such person, in good faith, believes or has reason to believe that the circumstances of such consumer are such as to amount to an emergency and that such sale or supply is necessary to mitigate or prevent a hardship.

34. This Order shall be effective on and after the 1st day of February, 1943.

Made at Ottawa the 12th day of January, 1943.

D. GORDON,
Chairman.

NOTE.—Order in Council P.C. 8528, as amended, contains a section reading as follows:—

9. Any person who contravenes or fails to observe any regulation or order shall be guilty of an offence and liable upon summary conviction under Part XV of the Criminal Code, or if the Attorney General of Canada or of any Province so directs, upon indictment, to a penalty not exceeding five thousand dollars, or to imprisonment for any term not exceeding two years, or to both fine and imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company or corporation shall be guilty of such offence personally and cumulatively with the said company or corporation.

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WARTIME PRICES AND TRADE BOARD

Order No. 226

Respecting Ships' Stores

(Consolidated as amended by Order No. 280.)

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 191 of the Board and to consolidate such Order as amplified;

Therefore the said Order No. 191 is hereby revoked and the following is substituted therefor:

1. For the purposes of this Order,—

- (a) "Administrator" means the Administrator of Ships' Stores from time to time appointed by the Wartime Prices and Trade Board;
- (b) "agent" means the person who is authorized as the representative of any ship's owner to receive indents, place orders and pay invoices for ships' stores;
- (c) "daily orders" means the purchase from day to day of ships' stores for the use or consumption by a ship's company while in port;
- (d) "indent" means any requisition for ships' stores signed by the master or an authorized officer of the ship;
- (e) "ship" means any vessel of more than 50 tons burthen used in navigation for commercial purposes entering or clearing from a Canadian port from or to another Canadian port or from or to a foreign port, or from or for the high seas or from or for deep sea fishing grounds, but shall not include a vessel of Canadian, British or United States of America Registry operated wholly on the inland waters of Canada as the said waters are defined in the Canadian Shipping Act;
(Clause (e) of Section 1 as re-enacted by Order No. 280.)
- (f) "ship's company" means the captain, officers, crew and passengers of a ship;
- (g) "ships' stores" means any goods required for use or consumption by a ship's company and any goods or equipment required for the operation or maintenance of a ship except

- (i) any goods or equipment supplied as provision for the repair or maintenance of a ship's hull or machinery;
- (ii) daily orders;
- (iii) coal or oil required for ship's bunkers.

Supply of Ships' Stores

2. No person shall acquire any ships' stores other than by purchase in accordance with the provisions of this Order.

3. Any person requiring any ships' stores shall (either in person or through his agent) deliver to the Administrator or his duly authorized representative a copy in English or in French of

- (a) an inventory of such items of ships' stores on board such ship on its arrival at a Canadian port as may from time to time be designated by the Administrator, and such inventory shall be signed by such person and be certified as true by the Customs' Boarding Officer or by a person designated by the Administrator; and
- (b) an indent for ships' stores, in duplicate, one copy of which shall be retained by the Administrator and the other of which shall be returned to such person after being approved and having a control number endorsed thereon by the Administrator or his authorized representative.

(Section 3 as amended by Order No. 280.)

4. No person shall acquire any ships' stores without presenting to the seller thereof a purchase order in writing bearing the control number of the approved indent and covering in whole or in part only those stores set forth in the said indent; and no person shall sell, offer to sell or supply any ships' stores unless and until he has received such an order.

5. No person shall deliver any invoice or bill for ships' stores supplied by him unless such invoice or bill carries in a prominent place the control number of the indent covering ships' stores and no person shall pay or authorize payment of any invoice or bill for ships' stores which does not carry the control number of the indent covering such ships' stores.

6. The Administrator or his duly authorized representative may reduce the quantity of any kind of ships' stores shown on any indent presented for approval.

7. No person shall, on a daily order, purchase or authorize or permit the purchase of more supplies than one week's requirements of the ship's company.

8. Any person engaged in procuring or supplying ships' stores shall keep accurate and complete records and accounts of his transactions in ships' stores and such records and accounts shall also disclose the name of each ship to which such stores were supplied and the name of the master of such ship or the agent, if any; and such records and accounts shall be available during business hours for inspection by the Administrator or his authorized representative.

Prices of Ships' Stores

9. Subject to the provisions of this Order, section 7 of the Wartime Prices and Trade Regulations shall apply to all goods sold as ships' stores.

10. (1) The Administrator shall have power

- (a) to fix the specific or maximum price of or specific or maximum markup on goods which are sold as ships' stores by a seller to whom section 4 of this Order is applicable, notwithstanding that a different specific or maximum price of or different specific or maximum markup on the goods is effective when sold otherwise than as ships' stores;
- (b) to prescribe terms and conditions of sale upon which, and the manner and circumstances in which any goods may be sold, offered for sale, supplied or delivered as ships' stores.

(2) In exercising the powers set forth in subsection 1 of this section the Administrator shall take into account.

- (a) the seller's lawful maximum price or lawful maximum markup on goods;
- (b) the essentiality or non-essentiality of the goods for use as ships' stores;
- (c) any subvention, subsidy or bonus paid by the Government of Canada or its agencies on any goods;
- (d) such further and other matters as he may consider advisable.

11. This Order shall be effective on and after the 18th day of January, 1943.

Made at Ottawa, this 12th day of January, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 227

Respecting Book, Writing and Specialty Papers

Whereas requirements of war make it desirable and necessary to provide for control over the manufacture and distribution of book, writing and specialty papers.

Therefore, pursuant to authority conferred by Order in Council P.C. 8528 dated November 1, 1941 this Board hereby orders as follows:

1. For the purposes of this Order

- (a) "Administrator" means the Administrator or Deputy Administrator of Book and Writing Papers appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council.
- (b) "book, writing and specialty paper" means and includes the paper products of what are commonly known to the trade as the book, writing, light weight and specialty paper mills, including base stock for manufacturing toilet tissue and towels and, without in any way restricting the generality of the foregoing, includes the following,
 - (1) *Bond and Writing Paper*:
 - (a) all bonds, ledger, writing and stationery paper
 - (b) mimeograph and duplicating paper
 - (c) onion skin
 - (d) manifold and register paper
 - (2) *Book and Printing Paper*—In general all printing paper other than standard newsprint, such as:
 - (a) lithographing paper
 - (b) offset printing paper
 - (c) poster and groundwood printing paper
 - (d) hanging paper
 - (e) Bible paper
 - (f) lightweight catalogue papers, either "free" or with groundwood content
 - (3) *Coated Paper*—All coated papers and coated boards such as:
 - (a) coated book and litho paper
 - (b) coated cover paper
 - (c) coated blanks, Bristols and boards
 - (4) *Bristols, Blanks and Railroad Board*:
 - (a) index ticket, mill and wedding Bristols
 - (b) railroad board

- (c) plain blanks
- (d) translucent board
- (e) street car sign board
- (f) tag Manillas and board

(5) *Blotting Paper*—All blotting paper including plain and coated, tablet blotting and filter paper:

(6) *Cover Paper*:

- (a) antique, plain and fancy finished cover paper
- (b) coated cover paper
- (c) box cover paper

(7) *Papers for Converting and Wrapping Purposes*:

(a) In general, all paper used for making, packing, or wrapping paper products, or used for wrapping other products, but exclusive of No. 1 and No. 2 Kraft, such as:

- (1) envelope paper
 - (2) cartridge paper
 - (3) exercise book and tablet paper
 - (4) stationery paper
 - (5) carbonising paper
 - (6) paper for waxing, bag making or gumming
 - (7) wrapping and packing tissues
 - (8) vegetable parchment
 - (9) greaseproof paper
 - (10) glassines
 - (11) cellucines
 - (12) cigarette paper
- } And similar grades of "hard" sheets
} exclusive of those whose content is
} entirely Kraft pulp.

(b) *Papers for making*:

- (1) soda straws
- (2) paper cups
- (3) doilies
- (4) counter check books

2. This Order shall not apply to the following paper or paper products, namely

- (a) finished toilet tissue and towels, and
- (b) Kraft paper made wholly of unbleached Kraft pulp.

3. (1) Every person engaged in the manufacture of book, writing and specialty paper shall, within ten days from the effective date of this Order, file with the Administrator the following information:

- (i) the number of the licence issued to him pursuant to Order No. 202 or any preceding Order of the Board respecting licences.
- (ii) the complete address of his chief place of business, and the addresses of all other places of business operated by him, and the names under which they are operated.

(2) Every person who not being at the effective date of this Order a manufacturer of book, writing and specialty paper thereafter commences to manufacture the same shall within ten days after so commencing file with the Administrator the information set forth in subsection 1 of this section.

(3) Every manufacturer of book, writing and specialty paper shall within ten days after any change in his business address or in the name or character of his business notify the Administrator in writing, giving full particulars of such change.

4. (1) The licence issued under authority of Order No. 202 or any preceding Order of the Board respecting licences to a person who sells book, writing and specialty paper manufactured by him shall be subject to the following as conditions of the licence with respect to manufacture of the said goods,

- (a) operation of each of his paper machines and other machines and equipment ancillary thereto shall be for the periods, at the times and upon

and according to the terms and for production of quantities from time to time directed in writing by the Administrator;

- (b) manufacture and delivery shall be of the kinds, types, sizes, standards, qualities and quantities from time to time directed in writing by the Administrator;
- (c) reports with respect to production of and orders for such goods shall be made to the Administrator in the form, and at the times or intervals as he may from time to time direct in writing.

(2) A person to whom subsection 1 of this section is applicable shall comply with the conditions of licence set forth in the said subsection and with every instruction and direction applicable to him issued by the Administrator in respect of any of the said conditions of licence.

5. The Administrator may in his discretion give instructions and issue directions in respect of any of the conditions of licence set forth in subsection 1 of section 4, and in so doing shall have regard to,

- (a) the provision of essential supplies of book, writing and specialty paper;
- (b) the supply of raw materials available for use or required in their manufacture;
- (c) the supply of electrical power or energy and of manpower for their manufacture; and
- (d) the equitable distribution among manufacturers of any burden of curtailment in their manufacture.

6. This Order shall be effective on and after the 25th day of January, 1943.

Dated at Ottawa, this 21st day of January, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 228

Respecting Butter Rationing

Made January 12, 1943

Effective January 20, 1943

REVOKED AND REPLACED BY

Order No. 244 of the Board.

WARTIME PRICES AND TRADE BOARD

Order No. 229

Respecting Potatoes in British Columbia

Made January 22, 1943

Effective January 23, 1943

REVOKED BY

Order No. 257 of the Board

(Revocation only)

WARTIME PRICES AND TRADE BOARD**Order No. 230****Respecting the Maximum Prices of Creamery Butter**

Made January 23, 1943

Effective January 26, 1943

AMENDS

Order No. 221

(See Order No. 221 as consolidated in 1939-1942 Consolidation of Board Orders, page 202.)

WARTIME PRICES AND TRADE BOARD**Order No. 231****Respecting the Removal of Kidneys and Certain Fats from Carcasses of Beef**

Pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941, this Board orders as follows:

1. No person who slaughters cattle shall sell, offer to sell, supply or deliver to any other person a carcass or a part or cut of a carcass of beef unless he has removed from the carcass at the time of slaughter

- (a) all internal fats adhering to the surface of the body cavity known as crotch (or pelvic) fat; and
- (b) the kidneys and all internal fats known as kidney fat and fat adhering to the tenderloin and flanks; and
- (c) all internal, brisket fats, including fat in the heart area which does not adhere to the heart when the heart is removed; and
- (d) the cod fat, udder and udder (dug) fat.

2. This Order shall not apply to any carcass or a part or cut of a carcass of beef frozen prior to the effective date of this Order.

3. This Order shall be effective on and after the 25th day of March, 1943.

Made at Ottawa, this 2nd day of February, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD**Order No. 232****Respecting Maximum Retail Prices for Cuts of Beef in the Toronto and Winnipeg areas**

Made February 2, 1943

Effective March 1, 1943

REVOKED AND REPLACED BY

Order No. 253 of the Board.

WARTIME PRICES AND TRADE BOARD**Order No. 233****Respecting Bone-in-Veal**

Made February 2, 1943

Effective February 8, 1943

REVOKED AND REPLACED BY

Order No. 274 of the Board.**WARTIME PRICES AND TRADE BOARD****Order No. 234****Respecting the Maximum Prices of Creamery Butter**

Made February 2, 1943

Effective February 16, 1943

AMENDS

Order No. 221

(See Order No. 221 as consolidated in 1939-1942 Consolidation of Board Orders, page 202.)

WARTIME PRICES AND TRADE BOARD**Order No. 235****Respecting the Dyeing and Dressing of Furs**

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas manufacturing processes performed on a custom or commission basis were designated by the Board as "services" for the purposes of The Wartime Prices and Trade Regulations;

And whereas doubts have arisen as to whether the services of fur dyeing and fur dressing constitute such manufacturing processes and it is expedient specifically to designate such dyeing and dressing as "services" for the purposes of such Regulations;

Therefore, this Board orders as follows:

1. The dyeing of furs and the dressing of furs are hereby designated as "services" for the purposes of The Wartime Prices and Trade Regulations.
2. This Order shall be effective on and after the 15th day of March, 1943.

Made at Ottawa, the 16th day of February, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 236

Respecting the Maximum Prices of Potatoes

(Consolidated as amended by Order No. 282)

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 219 of the Board, and to consolidate such Order as amplified;

Therefore the said Order No. 219 is hereby revoked by the Board and the following is substituted therefor:

1. For the purposes of this Order,

- (a) "Canada Fancy", "Canada No. 1", and "Canada No. 2" mean respectively, potatoes graded and marked in accordance with the standards for such grades of potatoes as defined and described in the regulations under the Fruit, Vegetables and Honey Act;
- (b) "potatoes" mean Canadian-grown and imported potatoes of any kind, grade and variety except certified seed potatoes as defined and described in the regulations under the Destructive Insect and Pest Act, and sweet potatoes and yams;
- (c) "sale at wholesale" means any sale except a sale at retail and "sell at wholesale" shall have a corresponding meaning.

2. For the purposes of this Order, Canada is divided into the following areas:

- (a) Area No. 1, composed of the Provinces of Prince Edward Island, Nova Scotia, New Brunswick, Quebec and that part of the Province of Ontario lying to the east of and including Fort William on the Canadian Pacific Railway and Armstrong on the most northerly transcontinental route of the Canadian National Railways;
- (b) Area No. 2 composed of that part of the Province of Ontario lying to the west of Area No. 1, and that part of the Province of Manitoba and Saskatchewan lying to the south of the 54th parallel of latitude;
- (c) Area No. 3, composed of the Province of Alberta and that part of the Province of British Columbia lying north of the 55th parallel of latitude and east of the 125th degree of west longitude;
- (d) Area No. 4, composed of that part of the Province of British Columbia not included in Area No. 3.

3. Except as otherwise provided in this Order, the maximum price (including all charges) at which any person may sell or offer to sell at wholesale, in less than carload lots, any of the following grades and varieties of potatoes delivered at any of the following delivery points in any area named in Section 2 hereof shall be:

- (a) at Montreal, in Area No. 1,
 \$2.00 per 75 pound container of Canada Fancy grade potatoes; and
 \$1.70 per 75 pound container of Canada No. 1 grade potatoes; and
 \$1.70 per 75 pound container of any other grade, variety or quality of potatoes;
- (b) at any other point in Area No. 1, for any grade, variety or quality of potatoes named in clause (a) preceding, the maximum price at Montreal as set forth in such clause (a) together with or less, as the case may be, the amount, if any, by which the normal transportation cost of potatoes in carload lots from Charlottetown to such other point is greater or less than the normal transportation cost of potatoes in carload lots from Charlottetown to Montreal;
- (c) at any point in Area No. 2,
 (i) on sales of potatoes of the Alberta netted gem variety, \$2.40 per 100 pound container of Canada Fancy grade; \$1.80 per 75 pound container of Canada Fancy grade; \$2.20 per 100 pound container of Canada No. 1 grade; \$1.65

per 75 pound container of Canada No. 1 grade; \$2.00 per 100 pound container of Canada No. 2 grade; \$1.50 per 75 pound container of Canada No. 2 grade;

- (ii) on sales of potatoes other than the Alberta netted gem variety, \$2.25 per 100 pound container of Canada Fancy grade; \$1.70 per 75 pound container of Canada Fancy grade; \$1.85 per 100 pound container of Canada No. 1 grade; \$1.40 per 75 pound container of Canada No. 1 grade; \$1.50 per 100 pound container of Canada No. 2 grade; \$1.15 per 75 pound container of Canada No. 2 grade; \$1.15 per 75 pound container of any other grade;

(d) at any point in Area No. 3,

- (i) on sales of potatoes of the Alberta netted gem variety, \$2.70 per 100 pound container of Canada Fancy grade; \$2.50 per 100 pound container of Canada No. 1 grade; \$2.30 per 100 pound container of Canada No. 2 grade;

- (ii) on sales of potatoes other than the Alberta netted gem variety, \$2.10 per 100 pound container of Canada No. 1 grade; \$1.80 per 100 pound container of Canada No. 2 grade; \$1.80 per 100 pound container of any other grade;

(e) At Vancouver, in Area No. 4,

\$2.80 per 100 pound container of British Columbia Interior and Alberta Canada Fancy grade potatoes of the netted gem variety;

\$2.60 per 100 pound container of British Columbia Interior and Alberta Canada No. 1 grade potatoes of the netted gem variety;

\$2.40 per 100 pound container of British Columbia Interior and Alberta Canada No. 2 grade potatoes of the netted gem variety and of Coast and Alberta White potatoes of Canada No. 1 grade;

\$2.10 per 100 pound container of Coast and Alberta white potatoes of Canada No. 2 grade; and

\$1.90 per 100 pound container of potatoes of any other variety or grade;

- (f) At any other point in Area No. 4, for any variety or grade of potatoes named in clause (e) preceding, the maximum price at Vancouver as set forth in such clause (e) together with or less, as the case may be, the amount if any, by which the normal transportation cost of potatoes in carload lots from Kamloops to such other point is greater or less than the normal transportation cost of potatoes in carload lots from Kamloops to Vancouver.

4. Except as otherwise provided in this Order on and after March 1, 1943, the maximum price at which any person may sell or offer to sell at wholesale any variety, grade or quality of potatoes in less than carload lots shall be:

- (a) from March 1, 1943, to March 7, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes, increased by 10 cents per 75 pound container and 15 cents per 100 pound container;
- (b) from March 8, 1943, to April 4, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes, increased by 20 cents per 75 pound container and 27 cents per 100 pound container;
- (c) from April 5, 1943, to May 2, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes increased by 30 cents per 75 pound container and 40 cents per 100 pound container;
- (d) from May 3, 1943, to May 31, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes increased by 40 cents per 75 pound container and 52 cents per 100 pound container;
- (e) on and after June 1, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes increased by 50 cents per 75 pound container and 65 cents per 100 pound container.

(Section 4 as amended by Order No. 282)

5. Except as otherwise provided in this Order the maximum price at which any person in Area No. 2, Area No. 3 or Area No. 4 may sell or offer to sell at wholesale in carload or in less than carload lots, as the case may be, any variety, grade or quality of potatoes to any person in any part of Canada not included in any of the

Areas named in Section 2 hereof, shall be the maximum price fixed by this Order on sales of such potatoes at wholesale in carload or in less than carload lots, as the case may be, in that Area, together with the amount by which the actual transportation cost from the shipping point in such area to the point of delivery to the buyer exceeds 35 cents per 100 pound container.

(Section 5 as amended by Order No. 282)

6. Except as otherwise provided in this Order the maximum price (including all charges) at which any person may sell or offer to sell at wholesale any variety, grade or quality of potatoes in carload lots shall be:

- (a) from March 1, 1943, to March 7, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes, increased by 10 cents per 75 pound container and 15 cents per 100 pound container;
- (b) from March 8, 1943, to April 4, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes, increased by 15 cents per 75 pound container and 21 cents per 100 pound container;
- (c) from April 5, 1943, to May 2, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes, increased by 20 cents per 75 pound container and 28 cents per 100 pound container;
- (d) from May 3, 1943, to May 31, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes, increased by 25 cents per 75 pound container and 34 cents per 100 pound container;
- (e) on and after June 1, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes, increased by 35 cents per 75 pound container and 47 cents per 100 pound container.

(Section 6 as amended by Order No. 282)

7. Notwithstanding anything contained in this Order, no person reselling potatoes at wholesale shall sell or offer to sell any variety, grade or quality of potatoes at a price that exceeds his delivered cost of such potatoes less any subsidy received by him or to which he is entitled on such potatoes, by an amount that is more than fifteen per centum (15%) of his selling price.

(Section 7 as re-enacted by Order No. 282)

8. (1) Every person selling any potatoes at wholesale shall

- (a) furnish each buyer of such potatoes with an invoice showing accurately the name and complete address of the consignee, the variety, grade, size of containers and the respective price per pound of such potatoes and any fee, levy, commission, agency, service or other charge, payment, bonus, gift or other consideration paid, payable, given or to be given by such buyer in respect of such potatoes; and
- (b) retain a copy of such invoice in his place of business, available for inspection by any representative of the Board, for ninety days after the date of shipment of such potatoes.

(2) The buyer to whom an invoice is furnished pursuant to subsection (1) of this Section shall retain such invoice in his place of business, available for inspection by any representative of the Board, for ninety days after the date on which he received such invoice.

9. No person selling potatoes at retail in any part of Canada shall buy or otherwise acquire any variety, grade or quality of Canadian-grown potatoes for resale at a total delivered cost in excess of the lawful maximum price at which such potatoes in less than carload lots may be sold to him in that part of Canada under the provisions of this Order, together with the actual cost of transporting potatoes from that person's nearest railway receiving point to his place of business, if such cost is not included in such wholesale price or was not, during the period from November 1 to November 10, 1942, customarily borne by the seller at wholesale to that person.

10. The maximum price at which any person other than a primary producer may sell or offer to sell at retail any variety, grade or quality of potatoes shall not exceed the sum of the following:

- (a) his actual delivered cost of that variety, grade or quality of potatoes not exceeding the maximum delivered cost of such variety, grade or quality of potatoes set forth in Section 9 hereof; provided that, for the purpose of determining such actual delivered cost, any person who, on March 8, 1943, has in his possession or under his control any potatoes purchased by him before that date but not resold by him before that date, may include in such cost the amount that, pursuant to Section 4 hereof, could have been included in the price at wholesale for such potatoes had they been purchased by him after such date;
- (b) a markup (percentage of cost) on such person's actual cost as determined by clause (a) preceding, not exceeding the lawful markup (percentage of cost) customarily obtained by him during the period from November 1 to November 10, 1942, both dates inclusive, on sales at retail of potatoes of the same variety, grade or quality, but in no case shall such markup exceed four-tenths (4/10) of a cent per pound when such potatoes are sold in 75 or 100 pound containers, or five-tenths (5/10) of a cent per pound when such potatoes are sold in 50 pound containers, or six-tenths (6/10) of a cent per pound when such potatoes are sold in 25 pound containers, or eight-tenths (8/10) of a cent per pound when such potatoes are sold in 15 or 10 pound or smaller containers.

11. The maximum price at which any primary producer of potatoes may sell or offer to sell at retail any variety, grade or quality of potatoes in any part of Canada, in a public market or otherwise, shall be the sum of

- (a) the maximum price fixed by this Order on sales at wholesale of such potatoes in less than carload lots in that part of Canada, and
- (b) a markup not exceeding four-tenths (4/10) of a cent per pound when such potatoes are sold in 75 or 100 pound containers, or five-tenths (5/10) of a cent per pound when such potatoes are sold in 50 pound containers, or six-tenths (6/10) of a cent per pound when such potatoes are sold in 25 pound containers, or eight-tenths (8/10) of a cent per pound when such potatoes are sold in 15 or 10 pound or smaller containers.

12. Notwithstanding anything contained in this Order, during the period June 7 to August 31, 1943, both inclusive,

- (a) the maximum price at which any person, other than a primary producer of potatoes, may sell or offer to sell at wholesale any potatoes grown in 1943, delivered in carload or less than carload lots, as the case may be, at any delivery point in any area named in Section 2 hereof or other part of Canada shall be an amount equal to the maximum price fixed by this Order on sales at wholesale of that quantity of Canada No. 1 grade potatoes of other than the netted gem variety delivered at that delivery point in that area or part of Canada;
- (b) the maximum price at which any person may sell or offer to sell at retail through a public market or otherwise potatoes grown in 1943 shall be an amount equal to the maximum price fixed by this Order on sales by him at retail of Canada No. 1 grade potatoes of other than the netted gem variety;
- (c) any person selling potatoes at retail who is eligible for any subsidy authorized by the Board on potatoes grown in 1943 may buy or otherwise acquire such potatoes at a total delivered cost in excess of that prescribed by Section 9, provided that the maximum price at which he may sell or offer to sell such potatoes at retail shall not in any event exceed the maximum price fixed by clause (b) of this section.

(Section 12 as re-enacted by Order No. 282)

13. (1) Except as provided in subsection 2 of this section, where potatoes are sold at wholesale in other than 75 pound or 100 pound containers, the maximum price at which such potatoes may be sold shall be on a per pound basis corresponding to the price per pound of such potatoes when sold at wholesale in 75 pound containers or 100 pound containers, and such price shall include the cost of the containers.

(2) Where a wholesaler packages potatoes in containers of 10 pounds or 15 pounds he may in addition to the maximum price fixed by this Order for such potatoes

charge not more than 3 cents per 10 pound package or not more than 4½ cents per 15 pound package for such packaging, but in no case shall his retailer sell such packaged potatoes at a price higher than that at which such retailer could have sold them had the packaging been done by him instead of by the wholesaler.

14. Notwithstanding anything contained in Order No. 189 of the Board, the provisions of this Order shall apply to sales of potatoes by the primary producer thereof to any wholesaler, retailer or other dealer, except in the case of potatoes grown in 1943 and sold or offered for sale in the period from June 7, 1943, to August 31, 1943, both inclusive.

(Sections 13 and 14 as added by Order No. 282)

15. This Order shall be effective on and after the 1st day of March, 1943.

(Original Section 13 renumbered Section 15 by Order No. 282)

Made at Ottawa, this 16th day of February, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 237

Respecting Dairy Butter

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

This Board orders as follows:

1. For the purposes of this Order,

- (a) "Administrator" means the Foods Administrator appointed from time to time by the Wartime Prices and Trade Board;
- (b) "agent" means any person appointed by the Corporation on the recommendation of the Foods Administrator to act as agent of the Corporation for the purposes of this Order;
- (c) "consumer" means any person who buys or uses butter for personal or household consumption;
- (d) "Corporation" means Commodity Prices Stabilization Corporation, Limited;
- (e) "dairy butter" means dairy butter as defined and described in Section 2 of Part I of the Dairy Industry Act;
- (f) "primary producer" means any person who makes dairy butter;
- (g) "retailer" means any person, other than a primary producer, who sells butter to a consumer;
- (h) "wholesale distributor" means any person other than a primary producer who sells dairy butter otherwise than at retail.

Part I—Sales by Primary Producers

2. (1) On and after March 1, 1943, the maximum price per pound at which any primary producer of dairy butter may sell or offer to sell any dairy butter in solids or prints delivered to a buyer in any province shall be the price set forth for that province, as follows:

(a) in the case of sales to wholesale distributors,

British Columbia	Alberta, Manitoba	Saskatchewan	Ontario, Quebec	Prince Ed. Island, Nova Scotia, New Brunswick
35½¢	34¢	33½¢	36¢	37¢

(b) in the case of sales to retailers,

British Columbia	Alberta, Manitoba	Saskatchewan	Ontario, Quebec	Prince Ed. Island, Nova Scotia, New Brunswick
37¢	35½¢	35¢	37½¢	38½¢

(c) in the case of sales to consumers,

40¢	38¢	38¢	40¢	42¢
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- (2) Each maximum price set forth in subsection (1) of this Section includes any brokerage, commission or other charge paid by either the primary producer or buyer to a broker on such sale.
- (3) Each maximum price set forth in subsection (1) of this Section shall be the price delivered f.o.b. the buyer's delivery point according to the established custom between such primary producer and buyer; or, if the buyer is a new customer, f.o.b. the buyer's place of business or, if delivery is by railway, f.o.b. the buyer's nearest railway station.

Part II—Sales by Wholesale Distributors

3. (1) On and after March 1, 1943, the maximum price per pound at which any wholesale distributor may sell or offer to sell otherwise than at retail any dairy butter in solids or prints delivered to a buyer in any province shall be the price set forth for that province, as follows:

British Columbia	Alberta, Manitoba	Saskatchewan	Ontario, Quebec	Prince Ed. Island, Nova Scotia, New Brunswick
37¢	35½¢	35¢	37½¢	38½¢

- (2) Each maximum price set forth in subsection (1) of this Section includes any brokerage, commission or other charge paid by either the wholesale distributor or buyer to a broker on such sale.
- (3) Each maximum price set forth in subsection (1) of this Section shall be the price delivered f.o.b. the buyer's delivery point according to the established custom between such wholesale distributor and buyer; or, if the buyer is a new customer, f.o.b. the buyer's place of business or, if delivery is by railway, f.o.b. the buyer's nearest railway station.

Part III—Sales by Retailers to Consumers

4. On and after March 1, 1943, the maximum price per pound at which any retailer may sell or offer to sell at retail any dairy butter in solids or prints delivered to a buyer in any province shall be the price set forth for that province, as follows:

British Columbia	Alberta, Manitoba	Saskatchewan	Ontario, Quebec	Prince Ed. Island, Nova Scotia, New Brunswick
40¢	38¢	38¢	40¢	42¢

Part IV—Purchases of Dairy Butter by or for the Corporation

5. On and after March 1, 1943, notwithstanding the provisions of Order No. 220 of the Board, every retailer and wholesale distributor dealing in butter in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board is

hereby authorized to purchase dairy butter from a primary producer for the account of the Corporation on the following terms and conditions:

- (a) he shall purchase dairy butter only in good, sound condition, free from culls, moulds and rancidity and of a quality suitable for use in processing food products;
- (b) during the period March 1, 1943, to April 30, 1943, both dates inclusive, the price per pound at which he shall purchase such dairy butter as aforesaid shall be the price set forth for the province in which the butter is delivered to him as follows:

British Columbia	Alberta, Manitoba	Saskatchewan	Ontario, Quebec	Prince Ed. Island, Nova Scotia, New Brunswick
33½¢	32¢	31½¢	34¢	35¢

- (c) on and after May 1, 1943, the price at which he shall purchase such dairy butter shall be such as may from time to time be prescribed by the Board or by the Foods Administrator with the approval of the Chairman of the Board.

6. Every retailer and wholesale distributor who purchases dairy butter pursuant to the provisions of Section 5 hereof shall

- (a) at the time of each purchase, complete and sign a receipt in triplicate showing the name and address of the seller, the quantity of butter purchased and the price thereof, and give one copy of such receipt to such seller;
- (b) report in writing on Monday of each week to an agent of the Corporation the quantity of dairy butter purchased by him for the account of the Corporation during the week ending at the close of business on the preceding Saturday;
- (c) deliver all such dairy butter so purchased by him to such agent in accordance with instructions which may be given to him from time to time by the agent or by the Corporation;
- (d) invoice such agent for all dairy butter so purchased and delivered at a price not to exceed the sum of the following:
 - (i) the actual price paid by such retailer or wholesale distributor for such dairy butter;
 - (ii) two cents (2¢) per pound of butter to cover cost of packing and handling;
 - (iii) the actual transportation charges, if any, from such retailer's or wholesale distributor's place of business to the point of delivery to the agent;
 and deliver to the agent one copy of each receipt referred to in clause (a) preceding which relates to the butter so invoiced;
- (e) forward to the Administrator of Rationing, in accordance with directions given from time to time by such Administrator, one copy of each receipt referred to in clause (a) preceding.

7. The Corporation, on the recommendation of the Foods Administrator, shall appoint agents to accept, pay for and dispose of any dairy butter purchased for its account pursuant to the provisions of Section 5 hereof.

8. Every agent shall

- (a) accept delivery of all dairy butter delivered to him pursuant to the provisions of this Order by any retailer or wholesale distributor;
- (b) forthwith pay to the retailer or wholesale distributor the price of such dairy butter as prescribed by clause (d) of Section 6 hereof;
- (c) report in writing on Monday of each week to the Corporation the quantity of dairy butter received by him for the account of the Corporation during the week ending at the close of business on the preceding Saturday;

- (d) forward to the Corporation, in accordance with directions given from time to time by the Corporation, all receipts received by him under the provisions of Section 6 of this Order;
- (e) sell and distribute such dairy butter to such persons on such terms and conditions and for such price or prices as may be directed from time to time by the Corporation with the approval of the Foods Administrator.

9. The Corporation shall pay to each agent who buys and sells dairy butter under the provisions of this Order such remuneration as may be directed from time to time by the Chairman of the Board and in such manner as the Corporation may from time to time decide with the approval of the Chairman.

10. This Order shall be effective on and after the 1st day of March, 1943.

Made at Ottawa, the 16th day of February, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 238

Respecting Milk and Cream Sold in the Vancouver Area

made pursuant to authority conferred by Order in Council P.C. 8528, dated the first day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 172 of the Board as amended by Order No. 190 of the Board, and to consolidate such Order as amplified;

Therefore, said Order No. 172 as amended is hereby revoked by the Board and the following is substituted therefor:

1. For the purposes of this Order,

- (a) "business establishment" means any store or place of business regularly selling milk at retail, and any hotel, restaurant, or other place of business regularly serving meals or refreshments to its employees or to the transient public;
- (b) "Foods Administrator" means the Foods Administrator from time to time appointed by the Board;
- (c) "milk dealer" means any person purchasing or otherwise acquiring milk from primary producers and selling at wholesale or at retail milk, cream or ice cream, and includes any co-operative society or association which sells or supplies milk at wholesale or at retail for its members or for other primary producers;
- (d) "milk jobber" means any person who buys milk from a milk dealer or from any other milk distributor for resale;
- (e) "primary producer" means any person selling or otherwise supplying milk to a milk dealer or to a producer distributor, and includes any co-operative society or association which sells or supplies milk to any milk dealer for its members or for other primary producers;
- (f) "producer distributor" means any person selling or otherwise supplying milk from his own herd to consumers or business establishments;
- (g) "Vancouver area" means that territory comprised of the City of Vancouver, the City of North Vancouver, the District of North Vancouver, the Municipality of West Vancouver, the Municipality of Burnaby, the Municipality of Richmond, the City of New Westminster, the University area in Point Grey, and the Fraser Valley, in the Province of British Columbia.

2. The prices of milk, cream and chocolate flavoured dairy drink on sales at retail to consumers in the Vancouver area shall be as follows, according to the kind of milk, cream or chocolate flavoured dairy drink sold and size of containers:

Kind of Milk, Cream and Chocolate Flavoured Dairy Drink	Cents Per $\frac{1}{2}$ Pint	Cents Per Pint	Cents Per Quart
Standard 3.5% B.F.	7	12
Special 4.5% B.F.	8	14
Buttermilk	9
Skim Milk	8
Chocolate flavoured dairy drink ...	5	9	13
Sour Cream 18% B.F.	20	35
Superior Cream 9% B.F.	9	15	30
Table Cream 18% B.F.	15	30	55

3. The price of milk, cream and chocolate flavoured dairy drink on sales at wholesale in the Vancouver area in bulk or in containers to business establishments, hospitals, charitable institutions and schools shall be as follows, according to the kind of milk, cream or chocolate flavoured dairy drink sold, and the quantity, size of container and class of purchaser:—

Kind of Milk, Cream and Chocolate Flavoured Dairy Drink	Cents per $\frac{1}{2}$ Pint	Cents per Pint	Cents per Quart	Cents per Gal. in Bulk
<i>Sales to Business Establishments</i>				
Standard 3.5% B.F.	3½	6	11	44
Special 4.5% B.F.	4	7	13	52
Buttermilk	8	29
Skim Milk	7	24
Chocolate flavoured dairy drink...	3½	7	11	40
Superior Cream 9% B.F.....	8	13	23	92
Table Cream 18% B.F.....	13	23	40	\$1.60
<i>Sales to Hospital and Charitable Institutions</i>				
Standard 3.5% B.F.	3½	6	11	39
Special 4.5% B.F.	4	7	13	47
<i>Sales to Schools</i>				
Standard 3.5% B.F.	3
Special 4.5% B.F.	4
Chocolate flavoured dairy drink ..	3

4. The price to be paid to primary producers for milk delivered to a milk dealer's or producer-distributor's plant for sale by the dealer or producer-distributor in the Vancouver area in the form of milk, cream or ice cream shall be as follows, according to quantity and butterfat content:

(a) For each 100 pounds of milk of 3.5% butterfat content, \$2.45;

(b) for each 100 pounds of milk, the butter fat content of which is greater or less than 3.5%, \$2.45 plus or minus 5 cents for each one-tenth of one per cent of butterfat content greater or less, as the case may be, than 3.5%;

(c) for milk in quantities of less than 100 pounds, a price proportionate according to quantity to the prices stated in clauses (a) and (b) above for the quantity of 100 pounds.

5. The price of pasteurized bottled milk, ready for delivery, on sales by milk dealers to milk jobbers shall be 32 cents per gallon for standard milk of 3.5% butterfat content and 40 cents per gallon for special milk of 4.5% butterfat content.

6. A bottle charge of 5 cents shall be collected by all milk dealers, milk distributors, milk jobbers and producer-distributors from all consumers and business establishments to whom bottled milk is sold, such charge constituting a deposit which must be refunded by the dealer, jobber, distributor or producer-distributor, as the case may be, if and when the bottle is returned.

7. The Foods Administrator may vary any price established in this Order and may from time to time prescribe prices for milk or cream or chocolate flavoured dairy drink in the Vancouver area by written order countersigned by the Chairman of the Board.

8. No person shall buy or sell or offer to buy or sell milk or cream or chocolate flavoured dairy drink in the Vancouver area except at prices conforming to the provisions of this Order and of any Order of the Foods Administrator.

9. This Order shall be effective on and after the 1st day of March, 1943.

Made at Ottawa this 16th day of February, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 239

Respecting Oranges

(Consolidated as amended by Order No. 259.)

made pursuant to authority conferred by Order in Council P.C. 8528 dated the 1st day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 215 of the Board and to consolidate such Order as amplified;

Therefore, the said Order No. 215 is hereby revoked and the following is substituted therefor:—

1. For the purposes of this Order,

(a) "oranges" means all oranges exclusive of tangerines and bitter oranges;

(b) "size" means the number marked on a standard shipping case having a capacity by volume of approximately two (2) cubic feet, to designate the number of oranges packed in such case;

(c) "wholesale distributor" means any person who sells oranges otherwise than at retail.

2. (1) The maximum price at which any wholesale distributor may sell or offer to sell any oranges shall be the sum of the following:

(a) the total of

(i) the actual price paid by the wholesale distributor for such oranges but not in any event exceeding the maximum price, f.o.b. packing house plus brokerage charges, if bought through a broker, both as set forth in the Maximum Price Regulations issued by the Office of Price Administration of the United States of America on sales by a packer or a broker, as the case may be, of that kind, variety and pack of oranges; and

(ii) such transportation charges, bank and foreign exchange, customs brokerage charges, excise tax and insurance charges as are to be borne by him and are not included in such actual price;

less, in the case of any sale on which he is eligible to collect any subsidy authorized by the Board, an amount equal to such subsidy; and

(b) the actual cost of necessary extra wrapping of the oranges, such cost not to exceed in the aggregate ten cents (10 cts.) per case;

(c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941 on such oranges, but not in any event exceeding 15 per cent of his selling price;

provided that in order to determine, for the purposes of this Section, his laid-down cost of such oranges at his warehouse, such wholesale distributor may, at the commencement of business on Monday of each week, average the cost of each size of oranges purchased by him under conditions of sale providing for delivery in the following week, if such wholesale distributor retains a copy of his cost sheets and the supplier's invoice in his place of business for 90 days thereafter, available for inspection by any representative of the Board.

(Subsection 1 of Section 2 as amended by Order No. 259.)

(2) In any case in which it is not feasible for any wholesale distributor to determine his cost of the oranges sold by him in any week according to the provisions of subsection (1) of this Section, the Foods Administrator or any person authorized by him may prescribe the method by which such wholesale distributor shall determine his average laid-down cost of each size of oranges.

3. (1) In the case of a sale of oranges by a wholesale distributor to another wholesale distributor, or in the case of a sequence of sales between wholesale distributors, the markup referred to in clause (c) of subsection (1) of Section 2 of this Order shall constitute their total combined markup; and every wholesale distributor, on a sale to another wholesale distributor, shall deliver to the buyer before or concurrently with delivery of the oranges an invoice stating:

(a) the actual price paid and the actual wrapping cost, if any, referred to in clauses (a) and (b) of such subsection, and

(b) the said total combined markup and such buyer's share thereof.

(2) Every wholesale distributor, on a sale of oranges to a retailer, shall deliver to the retailer concurrently with delivery of the oranges an invoice stating the size and price of such oranges.

4. The maximum price at which any person may sell or offer to sell any oranges at retail shall be the sum of the following:

- (a) the actual price paid by such person for such oranges not exceeding the maximum price set forth in Section 2 of this Order, plus such transportation charges, bank and foreign exchange, customs brokerage charges, excise tax and insurance charges as are to be borne by him and are not included in such actual price; and
- (b) an amount, in the case of sales of Florida oranges only, equal to 5 per cent of such person's laid-down cost to cover loss from spoilage; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on such oranges, but not in any event exceeding 25 per cent of his selling price.

(Section 4 as amended by Order No. 259.)

5. (1) Every person selling oranges at retail by weight shall

- (a) have display cards attached or affixed to each display of oranges offered for sale by him, showing legibly stamped or printed thereon the price per pound of such oranges; and
- (b) include in any price list or advertisement issued or sponsored by him the price per pound of such oranges.

(2) Every person selling oranges at retail otherwise than by weight shall

- (a) display, according to their respective sizes only, all oranges offered for sale by him in his place of business, and shall have display cards attached or affixed to each such display showing legibly stamped or printed thereon the price and size of such oranges;
- (b) include in any price list or advertisement issued or sponsored by him the sizes of each kind of oranges so listed or advertised for sale by him, in addition to the prices for such oranges.

(3) Every person selling oranges at retail, whether by weight or otherwise, shall retain in his place of business, available for inspection by any representative of the Board, for 90 days after the date of delivery to him of any oranges, a copy of each invoice received by him from his supplier.

6. In any case in which the maximum price as fixed by this Order on the sale at retail of any oranges includes in addition to a whole number of cents a fraction of a cent, such maximum price shall be reduced to the nearest whole cent if such fraction is less than one-half cent and may be increased to the next highest whole cent if such fraction is one-half cent or more.

7. This Order shall be effective on and after the 22nd day of February, 1943.

Made at Ottawa, this 18th day of February, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 240

Respecting Maximum Rentals and Termination of Leases

Made February 20, 1943

Effective February 22, 1943

AMENDS THE FRENCH VERSION OF

Order No. 108

(See French version Order No. 108 as consolidated in 1939-1942 Consolidation of Board Orders, French version, page 48.)

WARTIME PRICES AND TRADE BOARD

Order No. 241

Respecting Certain Orders relating to the Supply of Goods

Made February 23, 1943

Effective March 1, 1943

(Revocation only)

REVOKES

25 Orders of the Controller of Supplies made Orders of the Board by Order in Council P.C. 504 dated January 23, 1943, which are replaced by Administrator's Orders Nos. A-610 and A-620, both inclusive. (See Table B.)

WARTIME PRICES AND TRADE BOARD

Order No. 242

Respecting Sugar Rationing

(Consolidated as amended by Orders Nos. 269, 290 and 297)

made pursuant to Order in Council P.C. 8528, dated the 1st day of November, 1941.

1. For the purposes of this Order,
- (a) "application for canning sugar" means the form so designated and provided in ration book 2 and intended for use by consumers in obtaining canning sugar coupons;

- (b) "bank" means any bank to which the Bank Act, 24-25 Geo. V, Chapter 24 applies and any other bank or institution authorized by the Ration Administrator to keep sugar ration coupon bank accounts;
- (c) "bank transfer voucher" means the form provided and so designated by the Board and intended for issue by a bank;
- (d) "Board" means the Wartime Prices and Trade Board;
- (e) "boarding house" means a self-contained dwelling place the occupier of which normally provides meals to more than two boarders at a time;
- (f) "canning sugar coupon" means a coupon issued by the Board to a consumer pursuant to an application for canning sugar;
- (g) "consumer" means any person who buys or uses sugar for personal or household consumption;
- (h) "industrial user" means any person who uses sugar in the manufacture for sale of any product or in any commercial process;
- (i) "person in his household" means and includes a resident member of the family, a resident servant, a boarder and any other person residing in the household;
- (j) "quarter" means a three-month period ending on the last day of March, June, September or December in any calendar year;
- (k) "quota" means the quantity of sugar allotted by the Ration Administrator or by the Sugar Administrator, for the period designated;
- (l) "quota user" means any person who buys or uses sugar for the purpose of serving meals or refreshments for other than personal or household consumption;
- (m) "Ration Administrator" means the Administrator of Consumer Rationing appointed by the Board;
- (n) "ration book" means ration book 1 or ration book 2;
- (o) "ration book 1" and "ration book 2" mean, respectively, the form provided and so designated by the Board;
- (p) "ration card" means the form so designated and provided by the Board for temporary use;
- (q) "replacement certificate" means the form so designated and provided by the Board;
- (r) "requisition" means the form provided and so designated by the Board;
- (s) "retailer" means any person who sells sugar to a consumer;
- (t) "special purchase permit" means the form provided and so designated by the Board and intended for use in special cases as provided in this Order;
- (u) "sugar coupon" means a sugar ration coupon attached to a ration book or ration card when issued;
- (v) "sugar ration cheque" means the form provided and so designated by the Board and intended for use by a person operating a sugar ration coupon bank account;
- (w) "sugar ration coupon bank account" means an account kept by a branch of a bank for a retailer or supplier of sugar or for a quota user or industrial user;
- (x) "supplier" means any person who sells sugar to any person other than a consumer;
- (y) "week" means any period of seven days.

PART I—PURCHASE AND USE BY CONSUMERS

2. (1) No consumer shall acquire any sugar except by purchase in accordance with the provisions of this Part and no person shall supply any sugar to any consumer except a quantity purchased from him by such consumer in accordance with such

provisions; provided however, that nothing in this Section shall be construed so as to prevent a consumer from giving sugar to or receiving sugar from another person in his household or from being served with sugar in the course of meals or refreshments.

(2) No consumer shall buy or offer to buy any sugar except from a merchant dealing in sugar in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board, and no person except such a merchant shall sell or offer to sell any sugar to a consumer.

3. (1) No consumer shall buy or offer to buy any sugar except for himself or for other persons in his household.

(2) No consumer shall buy or offer to buy any sugar

(a) for himself unless he is the holder of a valid ration book or card, or

(b) for any person in his household unless such person is the holder of a valid ration book or card.

4. (1) Ration book 2 shall have attached thereto when issued a sheet of sugar coupons numbered consecutively from 1 to 13, each of which shall represent and be valid for the purchase of one pound of sugar on and at any time after the date printed thereon with respect to sugar coupons numbered 1, 2, 3 and 4 and on and after the respective dates set forth in subsection 2 of this Section with respect to sugar coupons numbered 5 to 13, both inclusive, notwithstanding the respective dates printed thereon.

(2) The respective dates on and after which each of sugar coupons numbered 5 to 13, both inclusive, shall be valid for the purchase of one pound of sugar shall be,

Nos. 5 and 6—Thursday, April 29, 1943;

Nos. 7 and 8—Thursday, May 27, 1943;

Nos. 9 and 10—Thursday, June 24, 1943;

Nos. 11 and 12—Thursday, July 22, 1943;

No. 13—Thursday, August 19, 1943.

(Section 4 as amended by Order No. 269.)

5. Sugar coupons numbered consecutively from 1 to 13 attached to ration book 1 issued under the provisions of Order No. 176 of the Board, shall on March 31, 1943, cease to be valid for the purchase of sugar by consumers.

6. Each ration card shall have attached thereto when issued an appropriate number of sugar coupons, depending upon the period for which such card is issued, each of which sugar coupons shall represent and be valid for the purchase of one pound of sugar on any date.

7. Save as otherwise provided in this Order, no consumer shall purchase any sugar unless

(a) he surrenders at the time of purchase to the merchant from whom the sugar is being purchased valid sugar coupons representing the quantity of sugar being purchased, and

(b) such sugar coupons are detached from their ration book or card by or in the presence of such merchant or his employee;

provided that a consumer may detach from a ration book an entire sheet of sugar coupons, or any remaining part of a sheet, and lodge such sugar coupons with the merchant of his choice for safekeeping during such period as the consumer may from time to time desire, and such merchant shall detach the proper sugar coupons as he delivers sugar on the orders of such consumer in accordance with the valid dates referred to in Section 4 of this order.

8. Each ration book and card and each sugar coupon and canning sugar coupon shall at all times be the property of His Majesty in right of Canada.

9. (1) No sugar coupon shall be valid for the purchase of sugar by a consumer unless the instructions printed on the ration book or card to which it is attached are complied with in all respects.

(2) No sugar coupon shall be valid for the purchase of sugar by any consumer except the consumer to whom the ration book or card to which it is attached was issued and other persons in his household acting on his behalf.

(3) No sugar coupon shall be valid for the purchase of sugar by a consumer if it is detached from a ration book or card in any manner except the manner set forth in Section 7 of this Order.

10. (1) No sugar coupon shall be valid for the purchase of sugar by a consumer after the death of the holder of the ration book or card to which it is attached; and the ration book or card of a deceased person shall, forthwith after his decease, be forwarded by his legal representatives to the nearest office of the Board.

(2) No sugar coupon shall be valid for the purchase of sugar by a consumer after the holder of the ration book or card to which it is attached has ceased to reside in Canada; and a consumer who ceases to reside in Canada shall forthwith, on his departure from Canada, forward his ration book or card to the nearest office of the Board.

11. (1) In addition to the sugar that may be purchased by means of sugar coupons, any consumer may obtain sugar for home canning in accordance with the provisions of this Section.

(2) Any consumer may apply to the nearest Local Ration Board for canning sugar coupons by

- (a) completing and signing the application for canning sugar provided in his ration book,
- (b) attaching thereto the blank application for canning sugar provided in the ration book of every other person in his household, recording on such blank application the serial number of the ration book from which it is removed, and
- (c) forwarding his completed, signed application and all said blank applications to the said Local Ration Board.

(3) The number of canning sugar coupons issued by the said Local Ration Board shall represent only the quantity of sugar that, in the opinion of such Board, is reasonably required and is to be used by the applicant for home canning not later than November 30, 1943.

(4) No consumer shall purchase any sugar for home canning unless

(a) he surrenders at the time of purchase to the merchant from whom the sugar is being obtained valid canning sugar coupons representing the quantity of sugar being purchased, and

(b) such canning sugar coupons are detached from their card by or in the presence of such merchant or his employee;
provided that the consumer may lodge with such merchant the card to which the coupons are attached, in which case such merchant shall detach the proper canning sugar coupons as he delivers sugar on the orders of the consumer in accordance with the valid dates of such coupons.

(5) Each canning sugar coupon shall represent and be valid for the purchase at any time before October 1, 1943, of 5 pounds of sugar for home canning, notwithstanding that the name of a particular month is printed on any of such coupons.

(Subsection (5) as re-enacted by Order No. 297.)

(6) Each canning sugar coupon shall cease to be valid for the purchase of sugar on October 1, 1943.

(7) No canning sugar coupon shall be valid except for purchase of sugar by the consumer whose name and address is recorded on the card to which the coupon is attached and by other persons in his household.

(8) No consumer shall purchase or use sugar for home canning in excess of one-half pound of sugar for each pound of fruit.

(9) No consumer shall purchase or use sugar for making any jam or jelly in excess of three-quarters of a pound of sugar for each pound of fruit.

(10) Prior to December 1, 1943, no consumer who has purchased sugar for home canning shall use such sugar for any other purpose and if any such consumer has any quantity of such sugar on hand on December 1, 1943, he shall not later than December 15, 1943, forward to the said Local Ration Board a statement setting forth such quantity and shall detach from the ration book of himself or other persons in his household sugar coupons representing such quantity and shall attach such coupons to such statement.

(11) For the purposes of this Section,

(a) "fruit" means perishable fresh fruit, apples, crab-apples and citron, but does not include tomatoes, pumpkin or marrow;

(b) "sugar for home canning" means sugar to be used in the household of the purchaser for preserving or canning fruit or making fruit jam or jelly for consumption in such household.

Boarding Houses

12. (1) Any operator of a boarding house may apply under the provisions of Part II of this Order for registration with the Board as a quota user and, upon such registration being approved, shall be governed by all of the provisions of Part III of this Order relating to a quota user.

(2) Every operator of a boarding house who is not registered as a quota user shall purchase and use sugar as a consumer and each boarder shall be deemed to be a person in his household.

PART II—REGISTRATION BY QUOTA USERS AND INDUSTRIAL USERS

13. Every quota user and industrial user shall register with the Board as a user of sugar by means of an application by him on the form provided by the Board; provided that this section shall not apply to any quota user or industrial user who has registered with the Board pursuant to the provisions of Orders Nos. 150 and 176 of the Board and provided further that any application may be rejected, and that any registration may be cancelled.

14. (1) Subject to subsection (2) of this Section, every quota user and industrial user of sugar having two or more administrative offices (counting the head office as an administrative office) shall make separate application for registration in respect of each office, and each office in respect of the purchase and use of sugar shall be deemed to be a separate quota user or industrial user.

(2) Any such quota user and industrial user of sugar may, however, elect in his application to have all or any number of such administrative offices registered and treated as one quota user or industrial user for the purpose of the fixing, purchase and use of its quota of sugar.

PART III—PURCHASE AND USE BY QUOTA USERS

15. (1) No quota user shall acquire, use or serve any sugar unless he has registered with the Board pursuant to the provisions of Part II of this Order.

(2) No quota user shall acquire any sugar except by purchase from a supplier in accordance with the provisions of this Part.

(3) No supplier shall sell or offer to sell or supply to any quota user any sugar except a quantity purchased from him in accordance with the provisions of this Part.

16. Every quota user shall open and operate a sugar ration coupon bank account.

17. No quota user shall purchase, use or serve any sugar

- (a) unless, by or under authority of the Ration Administrator a quota has been fixed in a document, a copy of which has been issued by ordinary mail to such quota user, and
- (b) unless, for each purchase and at the time of purchase he completes, signs and surrenders to a supplier, a sugar ration cheque drawn on his sugar ration coupon bank account and representing the quantity of sugar being purchased.

18. (1) No quota user shall serve more than three lumps or two teaspoonfuls of sugar for any beverage, and more than two teaspoonfuls of sugar for any food, to any person at any one sitting.

(2) No quota user operating an establishment in which meals or refreshments are served chiefly to the transient public shall

- (a) allow any sugar container of any kind, or loose or wrapped sugar, to be left on a table, counter, tray or saucer;
- (b) serve any sugar to any customer who has not requested a serving of sugar; or
- (c) permit the use of perforated shakers for the dispensing of granulated or fruit sugar.

19. (1) Every quota user shall obtain from each person residing in his establishment for two weeks or longer his ration book or card and shall detach therefrom one sugar coupon and thereafter shall detach one sugar coupon at the expiration of each succeeding period of two weeks during which such person continues to reside in his establishment.

(2) Every such quota user shall forward all such detached sugar coupons each month to the office designated by the Ration Administrator, accompanied by a form provided by the Board, stating the number of coupons so forwarded and such coupons shall be affixed to gummed sheets in the manner prescribed by the Ration Administrator.

(3) Upon any such person ceasing to reside in the establishment of a quota user, such quota user shall return to him his ration book or card; and in the event of the death of such person while residing in such establishment, such quota user shall forward such ration book or card to the nearest office of the Board.

20. Each quota user shall

- (a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all purchases and uses of sugar made by him during any period referred to in such request, and
- (b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all sugar purchased, held or controlled by him and the respective use of each quantity thereof, in such form and with such documentary evidence that the account may be readily audited.

PART IV—PURCHASE AND USE OF SHIPS' STORES

21. (1) The provisions of this Section shall apply only to sugar for ships' stores purchased in Canada for vessels operated for commercial purposes.

(2) In the case of a vessel operated by a resident of Canada solely on the Great Lakes, including Georgian Bay, the River and Gulf of St. Lawrence and their connecting and tributary waters, or on any other Canadian inland or territorial waters, the operator shall register with the Board under the provisions of Part II of this Order as a quota user and thereupon shall be governed by the provisions of Part III of this Order.

(3) In the case of a vessel operated solely on the waters referred to in subsection (2) of this Section by a person who is not a resident of Canada, the operator may apply for registration with the Board under the provisions of Part II of this Order as a quota user and thereupon shall be governed by the provisions of Part III of this Order but in the absence of such registration the operator shall not acquire any sugar in Canada except by purchase from a merchant dealing in sugar in the ordinary course of business, holding a licence under the provisions of Order No. 202 of the Board, to

whom he surrenders at the time of purchase a special purchase permit issued by or under the authority of the Ration Administrator and setting forth the quantity of sugar purchased; provided that no such operator shall buy or offer to buy and no person shall sell or offer to sell or supply to any such operator any sugar in excess of the quantity specified in the said special purchase permit.

22. (1) The provisions of this Section shall apply to sugar for ships' stores purchased in Canada for all vessels (except private pleasure craft) to which the provisions of Sections 21 and 23 of this Order do not apply.

(2) No sugar shall be acquired or supplied in Canada by any person for ships' stores for any vessel referred to in subsection (1) of this Section unless

- (a) the sugar is purchased from a supplier dealing in sugar in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board; and
- (b) the captain or purser of the vessel or other person authorized to purchase ships' stores for such vessel completes, signs and surrenders to such supplier a requisition approved by the Administrator of Ships' Stores or by a person designated by him for a quantity of sugar not exceeding a quota of one and three-quarters pounds (1½ lbs.) of sugar per person per week based on the number of the ship's company and the duration of the anticipated voyage.

PART V—PURCHASES BY OR FOR THE ARMED FORCES

23. (1) Save as provided in subsection (2) of this Section, nothing in this Order shall be deemed to affect official purchases of sugar by or for the armed forces.

(2) The person making any such official purchase shall complete, sign and surrender to a supplier, at the time of each purchase, a requisition, for the quantity of sugar purchased.

(3) For the purposes of this Order, "official purchases of sugar by or for the armed forces" means and includes

- (a) any purchases of sugar by the Department of National Defence, the Department of National Defence Naval Services, or the Department of National Defence Air Services;
- (b) any purchases of sugar by the Department of Munitions and Supply for Naval, Military or Air Services;
- (c) any purchases of sugar by the Department of Pensions and National Health for use in military hospitals and similar establishments caring for men prior and subsequent to discharge from the armed forces;
- (d) any purchases of sugar by a person authorized to purchase sugar for use in canteens or messes situated within the limits of naval, military or air force camps, barracks, dockyards or similar establishments, or designated by the Department of National War Services and approved by the Ration Administrator; and
- (e) any purchases of sugar by the Canadian Red Cross Society for export purposes only.

PART VI—PURCHASE AND USE BY INDUSTRIAL USERS

24. (1) No industrial user shall acquire any sugar unless he has registered with the Board pursuant to the provisions of Part II of this Order.

(2) No industrial user shall acquire any sugar except by purchase from a supplier in accordance with the provisions of this Part.

(3) No supplier shall sell or offer to sell or supply to any industrial user any sugar except a quantity purchased from him in accordance with the provisions of this Part.

25. (1) On and after April 1, 1943, every industrial user shall operate a sugar ration coupon bank account.

(2) On and after April 1, 1943, in respect of sugar for use in the manufacture of any products for consumption in Canada, other than products referred to in clauses

(b) and (c) of Section 26 of this Order, an industrial user shall not purchase or use any sugar unless, by or under authority of the Sugar Administrator, a quota has been fixed in a document, a copy of which has been issued by ordinary mail to such industrial user.

(3) On and after April 1, 1943, no industrial user shall purchase or use any sugar referred to in subsection (2) of this Section unless for each purchase he completes, signs and surrenders to a supplier, at the time of purchase, a sugar ration cheque drawn on his sugar ration coupon bank account and representing the quantity of sugar being purchased.

(4) For the purposes of this Section and of subsection (3) of Section 27 of this Order the use of sweetened condensed milk in the manufacture of a product shall be deemed to be the use of sugar to the extent of forty-two percent (42%) of the weight of the sweetened condensed milk so used.

26. On and after April 1, 1943, in respect of sugar for use in the manufacture of

- (a) any products to be exported by him;
- (b) any products to be sold by him to the Department of National Defence, Department of National Defence Naval Services, or Department of National Defence Air Services, or sold to the Canadian Red Cross Society for export purposes only;
- (c) any products to be delivered by him to canteens and messes situated within the limits of military, naval or air force camps, barracks, dockyards, or such similar establishments as may from time to time be approved by the Sugar Administrator; provided, however, that upon making any such delivery the industrial user shall obtain and retain as proof thereof a receipt signed by the military, naval or air force officer in authority;

an industrial user shall not purchase any sugar in excess of the quantity specified in a special purchase permit obtained from the Sugar Administrator on the application of the industrial user, which special permit shall be surrendered at the time of purchase by such industrial user to a supplier.

27. (1) Upon request by or on behalf of the Sugar Administrator, each industrial user shall furnish such information and exhibit such books, records and documents as may be required to disclose fully all purchases and uses of sugar made by him during any period referred to in such request.

(2) Each industrial user shall prepare and keep available for inspection at all times by any representative of the Board an exact account of all sugar purchased and used by him, in such form and with such documentary evidence that the account may be readily audited.

(3) Each industrial user shall send to the Sugar Administrator, not later than the 15th day of January, April, July and October in each year, a statement in writing showing the quantity of sugar used by him (including as sugar 42 per cent of the weight of any sweetened condensed milk used by him) in the preceding quarter in the manufacture of

- (a) products for consumption in Canada other than products delivered or to be delivered to purchasers and destinations named in clauses (b) and (c) of Section 26 of this Order;
- (b) products delivered or to be delivered to purchasers and destinations named in clauses (b) and (c) of Section 26 of this Order;
- (c) products exported or to be exported by him.

28. In all respects relating to the purchase and use of sugar up to and including March 31, 1943, every industrial user shall be governed by the provisions of Order No. 176 of the Board as amended by Orders Nos. 198 and 207 of the Board.

Beekeepers

29. Any person keeping honey bees (hereinafter called a "beekeeper") and desiring to purchase sugar for use in respect of such bees shall register with the Board in such manner as may be prescribed from time to time by the Sugar Administrator.

30. (1) Any beekeeper desiring to purchase sugar for use in respect of his bees shall forward to the Provincial Apiarist of the province in which he resides a statement showing:

- (a) the beekeeper's name and complete address;
 - (b) the number of colonies of bees required to be fed by him;
 - (c) the period during which it is anticipated it will be necessary to feed such bees; and
 - (d) the minimum number of pounds of sugar required to feed such bees in such period.
- (2) Upon receipt of such statement, the Provincial Apiarist shall
- (a) verify, to the best of his knowledge and from records in his possession, the facts stated;
 - (b) if satisfied as to the facts stated, issue and sign in triplicate a special purchase permit setting forth therein the name and complete address of such beekeeper, and the minimum number of pounds of sugar such beekeeper requires to purchase to preserve his bees and his production of honey in the period stated in the application; and
 - (c) forward the original and duplicate of such permit to such beekeeper and the triplicate to the Sugar Administrator.

(3) No beekeeper shall acquire any sugar for use in respect of his bees and no person shall supply any such sugar to a beekeeper except the quantity set forth in the said special purchase permit.

PART VII—PURCHASES BY RETAILERS AND SUPPLIERS

31. No retailer or supplier shall acquire from any person or supply to any person any sugar except in accordance with the provisions of this Order and no person shall supply any sugar to any retailer or supplier except in accordance with such provisions.

32. Any retailer or supplier of sugar required to do so by the Ration Administrator shall open and operate a sugar ration coupon bank account, and any retailer or supplier authorized to do so by or on behalf of the Ration Administrator may open and operate a sugar ration coupon bank account.

33. (1) No retailer or supplier who does not operate a sugar ration coupon bank account shall acquire any sugar except by purchase from a supplier to whom he surrenders at the time of purchase valid ration documents lawfully received by him and representing the quantity of sugar being purchased thereagainst by him; provided that when such purchase is of sugar in bulk, the said valid ration documents need represent only 98 per cent of the quantity of sugar being purchased.

(2) For the purposes of this Section, "valid ration documents" means

- (a) valid sugar coupons or valid canning sugar coupons which shall be affixed to gummed sheets in the manner prescribed by the Ration Administrator, but sugar coupons from ration book 1 shall be surrendered not later than May 31, 1943; provided that the Ration Administrator may limit the number of such coupons which may be surrendered at any one time and may require instead the obtaining and surrender of a bank transfer voucher; or
- (b) special purchase permits; or
- (c) requisitions having the supplier's declaration thereon duly completed; provided that requisitions, other than those mentioned in Parts IV and V of this Order, are surrendered not later than April 30, 1943; or
- (d) sugar ration cheques endorsed by such retailer or supplier and properly signed and completed by a person who operates a sugar ration coupon bank account; or
- (e) bank transfer vouchers lawfully issued and properly endorsed; or

- (f) replacement certificates having the supplier's declaration thereon duly completed; provided that such certificates are surrendered not later than March 31, 1943.

34. No retailer or supplier who operates a sugar ration coupon bank account shall acquire any sugar except by purchase from a supplier to whom he surrenders at the time of purchase a sugar ration cheque drawn on his said account properly signed and completed by him and representing the quantity of sugar being purchased thereagainst by him; provided that when the purchase is of sugar in bulk, the sugar ration cheque need represent only 98 per cent of the quantity of sugar being purchased.

35. Any retailer or supplier of sugar shall, when obtaining a bank transfer voucher, deliver to the bank issuing the said voucher valid sugar coupons, valid canning sugar coupons, special purchase permits, requisitions, sugar ration cheques, or replacement certificates, representing a quantity of sugar not less than the quantity prescribed from time to time by the Ration Administrator.

PART VIII—SALES BY REFINERS

36. (1) No refiner shall sell any sugar to any retailer or supplier except upon obtaining at the time of purchase surrender of one or more sugar ration cheques or bank transfer vouchers representing the quantity of sugar being purchased thereagainst by such retailer or supplier; provided that when the sale is of sugar in bulk the said cheques or vouchers need represent only 98 per cent of the quantity being sold.

(2) If any refiner disposes of his sugar through any incorporated or unincorporated selling organization, such organization shall be deemed to be a refiner for all purposes of this Order.

37. (1) Every refiner shall open and operate a sugar ration coupon bank account.

(2) Every refiner shall from time to time, or as may be directed by the Sugar Administrator, forward to the said Administrator a sugar ration cheque in favour of the said Administrator representing the number of sugar coupons standing to the credit of such refiner in his sugar ration coupon bank account and such cheque shall be certified by the bank keeping the said account.

PART IX—GENERAL PROVISIONS

38. (1) No person other than a refiner or a merchant dealing in sugar in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board shall supply any sugar to any person and no person shall purchase or otherwise acquire any sugar except from such refiner or merchant.

(2) No person shall supply any sugar to any other person except a consumer, quota user, industrial user, retailer, supplier, or purchasers described in Sections 21, 22, 23 and 29 of this Order.

(3) No person shall supply any sugar to any other person except a quantity lawfully purchased from him by such other person; provided that nothing in this Section shall be construed so as to prevent one person from giving sugar to another person in his household or from serving sugar in the course of meals or refreshments.

39. (1) No person required by the provisions of this Order to register with the Board shall purchase or otherwise acquire, use or supply any sugar unless and until he has registered in accordance with such provisions.

(2) No person shall supply any sugar to any other person who is required by the provisions of this Order to register with the Board and who has not registered in accordance with such provisions.

40. No seller of sugar shall sell any sugar to any person if he believes such person has contravened or is attempting to contravene any provision of this Order.

41. No person, except as provided by this Order, shall

- (a) forge, counterfeit, utter, endorse, transfer, traffic in, alter, deface, mutilate, obliterate or destroy any sugar coupon, canning sugar coupon, ration book, ration card, requisition, certificate, permit, ration cheque, transfer voucher, or any other document relating to a purchase or use of sugar, or anything printed or written thereon;
- (b) obtain, use, retain or have in his possession any ration book or card other than ration books or cards issued to him or to other persons in his household;
- (c) obtain, use, retain or have in his possession any sugar coupon or canning sugar coupon that has been detached from a ration book or card, except in accordance with the provisions of this Order, or detached prior to the valid date of such coupon; or, without establishing his lawful authority, obtain, transfer, use, retain or have in his possession or control any document that is not attached to a ration book or card and that resembles a coupon that is attached to a ration book or card;

(Clause (c) of Section 41 as amended by Order No. 290.)

- (d) impersonate or falsely represent himself or any other person as being the person to whom a ration book or card has been issued or as being a member of the household in which the person to whom a ration book or card has been issued resides;
- (e) fail, if he receives more than one current ration book or card purporting to be issued to him, to return immediately all but one of such current ration books or cards to the nearest office of the Board;
- (f) fail to send immediately to the nearest office of the Board any sugar coupons, canning sugar coupons, ration books or cards which come into his possession and which he is not specifically authorized by this Order to retain or otherwise deal with;
- (g) issue a sugar ration cheque unless, at the time he issues such ration cheque, he has to his credit in a sugar ration coupon bank account coupons representing not less than the quantity of sugar represented by such ration cheque, and all outstanding sugar ration cheques issued by him against the said account.

42. Notwithstanding any other provision of this Order, the Sugar Administrator, in respect of refiners and the use of sugar by industrial users, may from time to time

- (a) on the recommendation of the Foods Administrator, make such arrangements as he deems proper for the provision of special supplies of sugar at appropriate times to industrial users for the purpose of preserving or canning fruits and vegetables, or making jam or jelly therefrom;
- (b) make any order relating to and regulate the purchase, stocks, use, consumption, sale and distribution of sugar and products containing sugar;
- (c) require any person to furnish such information in such form and at such time or times as he may prescribe;
- (d) take possession of any sugar in the possession or control of any person in excess of the quantity deemed by such Administrator to be reasonably required by such person and dispose of such seized sugar in such manner as may appear to him to be expedient;
- (e) vary or withdraw the quota of any person or cancel the registration of any industrial user;
- (f) grant such exemption, permit or authority in special cases of individual hardship or in such other cases as he deems proper.

43. Notwithstanding anything contained in this Order, the Ration Administrator, in respect of any person other than a refiner or an industrial user, may from time to time

- (a) make such arrangements as he deems proper for the provision of special supplies of sugar at appropriate times for the purpose of home preserving or canning or culinary use of any commodity;

- (b) make any order relating to and regulate the purchase, stocks, use, consumption, sale and distribution of sugar by any person in any area;
- (c) require any person to furnish such information in such form and at such time or times as he may prescribe;
- (d) take possession of any sugar in the possession or control of any person in excess of the quantity deemed by such Administrator to be reasonably required by such person and, with the approval of the Sugar Administrator, dispose of such seized sugar in such manner as appears to him to be expedient;
- (e) vary or withdraw the quota of any person or cancel the registration of any quota user;
- (f) make an Administrator's Order, on any matter affected by any provision of this Order, signed by himself and countersigned by the Chairman of the Board;
- (g) grant such exemption, permit or authority in special cases of individual hardship and in such other cases as he deems proper.

44. Notwithstanding anything contained in this Order, the Sugar Administrator may authorize any sale of salvaged or unclaimed sugar or any other sale of sugar that he deems proper and may issue such form of permit in any such cases as he may decide.

45. Save as otherwise provided by this Order, Orders Nos. 176, 198 and 207 of the Board are hereby revoked as of March 1, 1943, but any action theretofore taken by or on behalf of the Sugar Administrator or Ration Administrator under the authority of or continued in effect by any of such Orders shall continue to have full force and effect.

46. This Order shall be effective on and after the 1st day of March, 1943.

Dated at Ottawa, the 27th day of February, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 243

Respecting the Rationing of Tea and Coffee

(Consolidated as amended by Orders Nos. 269 and 290.)

made pursuant to Order in Council P.C. 8528, dated the first day of November, 1941.

1. For the purposes of this Order,
 - (a) "bank" means any bank to which the Bank Act 24-25 Geo. V. ch. 24 applies and any other bank or institution authorized by the Ration Administrator to keep tea and coffee ration coupon bank accounts;
 - (b) "bank transfer voucher" means the form provided and so designated by the Board and intended for issue by a bank;
 - (c) "Board" means the Wartime Prices and Trade Board;
 - (d) "boarding house" means a self-contained dwelling place the occupier of which normally provides meals to more than two boarders at a time;
 - (e) "coffee" means roasted coffee, ground or unground, and includes any coffee concentrate or substitute containing coffee;
 - (f) "consumer" means any person who buys or uses tea or coffee for personal or household consumption;
 - (g) "individual tea bag" means a bag containing tea and made for an individual serving of tea in beverage form;

- (h) "person in his household" means and includes a resident member of the family, a resident servant, a boarder and any other person residing in the household, but does not include any person who has not reached the full age of twelve years on March 1, 1943;
- (i) "quota" means the quantity of tea or coffee allotted by the Ration Administrator for the period designated;
- (j) "quota user" means any person who buys or uses tea or coffee for the purpose of serving meals or refreshments for other than personal or household consumption;
- (k) "Ration Administrator" means the Administrator of Consumer Rationing appointed by the Board;
- (l) "ration book" means ration book 1 or ration book 2;
- (m) "ration book 1" and "ration book 2" mean respectively the form provided and so designated by the Board;
- (n) "ration card" means the form so designated and provided by the Board for temporary use;
- (o) "replacement certificate" means the form so designated and provided by the Board;
- (p) "requisition" means the form provided and so designated by the Board;
- (q) "retailer" means any person who sells tea or coffee other than in beverage form to a consumer;
- (r) "special purchase permit" means the form provided and so designated by the Board and intended for use in special cases as provided in this Order;
- (s) "supplier" means any person who sells tea, coffee or green coffee to any person other than a consumer;
- (t) "tea and coffee coupon" means a tea and coffee ration coupon attached to a ration book or ration card when issued;
- (u) "tea and coffee ration cheque" means the form provided and so designated by the Board and intended for use by a person operating a tea and coffee ration coupon bank account;
- (v) "tea and coffee ration coupon bank account" means an account kept by a branch of a bank for a retailer or supplier of tea, coffee or green coffee or for a quota user;
- (w) "week" means any period of seven days.

PART I—Purchase and Use by Consumers

2. (1) No consumer shall acquire any tea or coffee except by purchase in accordance with the provisions of this Part and no person shall supply any tea or coffee to any consumer except a quantity purchased from him by such consumer in accordance with such provisions; provided, however, that nothing in this Section shall be construed so as to prevent a consumer from giving tea or coffee to or receiving tea or coffee from another person in his household or from being served with tea or coffee in beverage form in the course of meals or refreshments.

(2) No consumer shall buy or offer to buy any tea or coffee except from a merchant dealing in tea or coffee in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board, and no person except such a merchant shall sell or offer to sell any tea or coffee to a consumer.

3. (1) No consumer shall buy or offer to buy any tea or coffee except for himself or for other persons in his household.

(2) No consumer shall buy or offer to buy any tea or coffee

(a) for himself unless he is the holder of a valid ration book or card, or

(b) for any person in his household unless such person is the holder of a valid ration book or card.

4. (1) Ration book 2 shall have attached thereto when issued a sheet of tea and coffee coupons numbered consecutively from 1 to 13.

(2) On and at any time after the date printed thereon with respect to tea and coffee coupons numbered 1, 2, 3 and 4 and on and after the respective dates set forth in subsection 3 of this Section with respect to tea and coffee coupons numbered 5 to 13, both inclusive, notwithstanding the respective dates printed thereon, each of the tea and coffee coupons mentioned in subsection 1 of this Section shall represent and be valid for the purchase, at the option of the consumer, of—

(a) two ounces of tea; or

(b) eight ounces of coffee; or

(c) that quantity of coffee concentrate or of a substitute containing coffee normally required to make 25 cups of beverage; provided that, in the case of coffee concentrates or substitutes containing coffee packaged for sale in a quantity in excess of that normally required to make 25 cups of beverage or any multiple of 25, such excess quantity may be ignored.

(3) The respective dates on and after which each of the tea and coffee coupons numbered 5 to 13, both inclusive, shall be valid for the purposes mentioned in subsection 2 of this Section shall be,

Nos. 5 and 6—Thursday, April 29, 1943;

Nos. 7 and 8—Thursday, May 27, 1943;

Nos. 9 and 10—Thursday, June 24, 1943;

Nos. 11 and 12—Thursday, July 22, 1943;

No. 13—Thursday, August 19, 1943.

(Section 4 as amended by Order No. 269.)

5. Tea and coffee coupons marked Spare "A" and attached to ration book 1 issued under the provisions of Order No. 177 of the Board, shall on March 31, 1943, cease to be valid for the purchase of tea or coffee by consumers.

6. Each ration card shall have attached thereto when issued an appropriate number of tea and coffee coupons, depending upon the period for which such card is issued, each of which coupons shall represent and be valid for the purchase, on any date, of that quantity of tea or coffee set forth in subsection (2) of Section 4 of this Order.

7. No consumer shall purchase any tea or coffee by means of tea and coffee coupons unless

(a) he surrenders at the time of purchase to the merchant from whom the tea or coffee is being purchased valid tea and coffee coupons representing the quantity of tea or coffee being purchased, and

(b) such tea and coffee coupons are detached from their ration book or card by or in the presence of such merchant or his employee;

provided that a consumer may detach from a ration book an entire sheet of tea and coffee coupons, or any remaining part of a sheet, and lodge such coupons with the merchant of his choice for safe-keeping during such period as the consumer may from time to time desire, and such merchant shall detach the proper coupons as he delivers tea or coffee on the orders of such consumer in accordance with the valid dates referred to in Section 4 of this Order.

8. Each ration book and card and each tea and coffee coupon shall at all times be the property of His Majesty in right of Canada.

9. (1) No tea and coffee coupon shall be valid for the purchase of tea or coffee by a consumer unless the instructions printed on the ration book or card to which it is attached are complied with in all respects.

(2) No tea and coffee coupon shall be valid for the purchase of tea or coffee by any consumer except the consumer to whom the ration book or card to which it is attached was issued or any person in his household.

(3) No tea and coffee coupon shall be used by or on behalf of any person who had not reached the full age of twelve years on or before March 1, 1943.

(4) No tea and coffee coupon shall be valid for the purchase of tea or coffee by a consumer if it is detached from a ration book or card in any manner except the manner set forth in Section 7 of this Order.

10. (1) No tea and coffee coupon shall be valid for the purchase of tea or coffee by a consumer after the death of the holder of the ration book or card to which it is attached; and the ration book or card of a deceased person shall, forthwith after his decease, be forwarded by his legal representatives to the nearest office of the Board.

(2) No tea and coffee coupon shall be valid for the purchase of tea or coffee by a consumer after the holder of the ration book or card to which it is attached has ceased to reside in Canada; and a consumer who ceases to reside in Canada shall, on his departure from Canada, forward his ration book or card to the nearest office of the Board.

Boarding Houses

11. (1) Any operator of a boarding house may apply under the provisions of Part II of this Order for registration with the Board as a quota user and, upon such registration being approved, shall be governed by all of the provisions of Part III of this Order relating to a quota user.

(2) Every operator of a boarding house who is not registered as a quota user shall purchase and use tea and coffee as a consumer and each boarder shall be deemed to be a person in his household.

PART II—Registration by Quota Users

12. Every quota user shall register with the Board as a user of tea and coffee by means of an application by him on the form provided by the Board; provided that this Section shall not apply to any quota user who has registered with the Board pursuant to the provisions of Order No. 177 of the Board and provided further that any application may be rejected, and that any registration may be cancelled.

13. (1) Subject to subsection (2) of this Section, every quota user of tea or coffee having two or more administrative offices (counting the head office as an administrative office) shall make separate application for registration in respect of each office, and each office in respect of the purchase and use of tea or coffee shall be deemed to be a separate quota user.

(2) Any such quota user of tea or coffee may, however, elect in his application to have all or any number of such administrative offices registered and treated as one quota user for the purpose of the fixing, purchase and use of its quota of tea or coffee.

PART III—Purchase and Use by Quota Users

14. (1) No quota user shall acquire, use or serve any tea or coffee unless he has registered with the Board pursuant to the provisions of Part II of this Order.

(2) No quota user shall acquire any tea or coffee except by purchase from a supplier in accordance with the provisions of this Part.

(3) No supplier shall sell or offer to sell or supply to any quota user any tea or coffee except a quantity purchased from him in accordance with the provisions of this Part.

15. Every quota user shall open and operate a tea and coffee ration coupon bank account.

16. No quota user shall purchase, use or serve any tea or coffee,
 - (a) unless, by or under authority of the Ration Administrator, a quota has been fixed in a document, a copy of which has been issued by ordinary mail to such quota user, and,
 - (b) unless, for each purchase and at the time of purchase he completes, signs and surrenders to a supplier, a tea and coffee ration cheque drawn on his tea and coffee ration coupon bank account and representing the quantity of tea or coffee being purchased.

17. (1) No quota user shall

- (a) use more than one individual tea bag or an equivalent amount of loose tea per person for each serving of tea;
- (b) provide any person with more than one serving of tea in beverage form at any one sitting;
- (c) provide any person with more than one cupful of coffee in beverage form at any one sitting;
- (d) serve both tea and coffee in beverage form to any one person at one sitting.

(2) No quota user operating an establishment in which meals are served chiefly to the transient public shall be required to reduce the price of any meal by reason of the discontinuance by him of the practice or custom of serving extra cups of tea or coffee in beverage form without charge.

18. (1) Every quota user shall obtain from each person residing in his establishment for two weeks or longer his ration book or card and shall detach therefrom one tea and coffee coupon and thereafter shall detach one tea and coffee coupon at the expiration of each succeeding period of two weeks during which such person continues to reside in his establishment.

(2) Every such quota user shall forward all such detached tea and coffee coupons each month to the office designated by the Ration Administrator accompanied by a form provided by the Board, stating the number of coupons so forwarded and such coupons shall be affixed to gummed sheets in the manner prescribed by the Ration Administrator.

(3) Upon any such person ceasing to reside in the establishment of a quota user, such quota user shall return to him his ration book or card; and in the event of the death of such person while residing in such establishment, such quota user shall forward such ration book or card to the nearest office of the Board.

19. Each quota user shall

- (a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all purchases and uses of tea or coffee made by him during any period referred to in such request, and
- (b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all tea or coffee purchased, held or controlled by him and the respective use of each quantity thereof, in such form and with such documentary evidence that the account may be readily audited.

PART IV—Purchase and Use of Ship's Stores

20. (1) The provisions of this Section shall apply only to tea and coffee for ship's stores purchased in Canada for vessels operated for commercial purposes.

(2) In the case of a vessel operated by a resident of Canada solely on the Great Lakes, including Georgian Bay, the River and Gulf of St. Lawrence and their connecting and tributary waters, or on any other inland or territorial waters, the operator shall register with the Board under the provisions of Part II of this Order as a quota user and thereupon shall be governed by the provisions of Part III of this Order.

(3) In the case of a vessel operated solely on the waters referred to in subsection (2) of this Section by a person who is not a resident of Canada, the operator may apply for registration with the Board under the provisions of Part II of this Order

as a quota user and thereupon shall be governed by the provisions of Part III of this Order, but in the absence of such registration, the operator shall not acquire any tea or coffee in Canada except by purchase from a merchant dealing in tea and coffee in the ordinary course of business, holding a licence under the provisions of Order No. 202 of the Board, to whom he surrenders at the time of purchase a special purchase permit issued by or under the authority of the Ration Administrator and setting forth the quantity of tea or coffee purchased; provided that no such operator shall buy or offer to buy and no person shall sell or offer to sell or supply to any such operator any tea or coffee in excess of the quantity specified in the said special purchase permit.

21. (1) The provisions of this Section shall apply to tea and coffee for ship's stores purchased in Canada for all vessels (except private pleasure craft) to which the provisions of Sections 20 and 22 of this Order do not apply.

(2) No tea or coffee shall be acquired or supplied in Canada by any person for ship's stores for any vessel referred to in subsection (1) of this Section unless

- (a) the tea or coffee is purchased from a supplier dealing in tea or coffee in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board, and
- (b) the captain or purser of the vessel or other person authorized to purchase ship's stores for such vessel completes, signs and surrenders to such supplier a requisition approved by the Administrator of Ship's Stores or by a person designated by him for a quantity of tea and coffee not exceeding a quota of 6 ounces of tea and 4 ounces of coffee per person per week based on the number of the ship's company and the duration of the anticipated voyage.

PART V—Purchases by or for the Armed Forces

22. (1) Save as provided in subsection (2) of this Section, nothing in this Order shall be deemed to affect official purchases of tea and coffee by or for the armed forces.

(2) The person making any such official purchase shall complete, sign and surrender to a supplier, at the time of each purchase, a requisition for the quantity of tea or coffee purchased.

(3) For the purposes of this Order, "official purchases of tea and coffee by or for the armed forces" means and includes

- (a) any purchases of tea or coffee by the Department of National Defence, the Department of National Defence Naval Services, or the Department of National Defence Air Services;
- (b) any purchases of tea or coffee by the Department of Munitions and Supply for Naval, Military or Air Services;
- (c) any purchases of tea or coffee by the Department of Pensions and National Health for use in military hospitals and similar establishments caring for men prior and subsequent to discharge from the armed forces;
- (d) any purchases of tea or coffee by a person authorized to purchase tea or coffee for use in canteens or messes situated within the limits of naval, military or air force camps, barracks, dockyards or similar establishments, or designated by the Department of National War Services and approved by the Ration Administrator, and
- (e) any purchases of tea or coffee by the Canadian Red Cross Society for export purposes only.

PART VI—Purchases by Retailers and Suppliers

23. (1) No retailer or supplier shall acquire from any person or supply to any person any tea, coffee or green coffee except in accordance with the provisions of this Order and no person shall supply any tea, coffee or green coffee to any retailer or supplier except in accordance with such provisions.

(2) Any retailer or supplier of tea, coffee or green coffee required to do so by the Ration Administrator shall open and operate a tea and coffee ration coupon bank

account, and any retailer or supplier authorized to do so by or on behalf of the Ration Administrator may open and operate a tea and coffee ration coupon bank account.

24. (1) Save as otherwise provided in this Order no retailer or supplier who does not operate a tea and coffee ration coupon bank account shall acquire any tea, coffee or green coffee except by purchase from a supplier to whom he surrenders at the time of purchase valid ration documents lawfully received by him representing the quantity of tea, coffee or green coffee being purchased thereagainst by him; provided that when such purchase is of tea in bulk or coffee in bulk, the said valid ration documents need represent only 98% of the quantity of tea or coffee being purchased; when such purchase is of green coffee, the said valid ration documents need represent only 82% of the quantity of green coffee being purchased.

(2) For the purposes of this section, "valid ration documents" means

- (a) valid tea and coffee coupons affixed to gummed sheets in the manner prescribed by the Ration Administrator, but tea and coffee coupons from ration book 1 shall be surrendered not later than May 31, 1943; provided that the Ration Administrator may limit the number of such coupons which may be so surrendered at any one time and may require instead the obtaining and surrender of a bank transfer voucher; or
- (b) special purchase permits; or
- (c) requisitions having the supplier's declaration thereon duly completed; provided that requisitions, other than those mentioned in Parts IV and V of this Order, are surrendered not later than March 31, 1943; or
- (d) tea and coffee ration cheques endorsed by such retailer or supplier and properly signed and completed by a person who operates a tea and coffee ration coupon bank account; or
- (e) bank transfer vouchers lawfully issued and properly endorsed; or
- (f) replacement certificates having the supplier's declaration thereon duly completed, provided that such certificates are surrendered not later than March 31, 1943.

25. No retailer or supplier who operates a tea and coffee ration coupon bank account shall acquire any tea, coffee or green coffee except by purchase from a supplier to whom he surrenders at the time of purchase a tea and coffee ration cheque drawn on his said account properly signed and completed by him and representing the quantity of tea, coffee or green coffee being purchased thereagainst by him; provided that when the purchase is of tea in bulk or coffee in bulk, the tea and coffee ration cheque need represent only 98 per cent of the quantity of tea in bulk or coffee in bulk being purchased, and when the purchase is of green coffee the said cheque need represent only 82 per cent of the quantity of green coffee being purchased.

26. Any retailer or supplier of tea, coffee or green coffee shall, when obtaining a bank transfer voucher, deliver to the bank issuing the said voucher valid tea and coffee coupons, special purchase permits, requisitions, tea and coffee ration cheques, or replacement certificates representing a quantity of tea, coffee or green coffee not less than the quantity prescribed from time to time by the Ration Administrator.

PART VII—Sales by Suppliers

27. No supplier shall supply any tea, coffee or green coffee to any person in Canada except pursuant to a sale, and no supplier shall sell any tea, coffee or green coffee to any person except upon obtaining at the time of purchase valid tea and coffee coupons, or special purchase permits, or requisitions, or replacement certificates, or tea and coffee ration cheques or bank transfer vouchers, representing the quantity of tea, coffee or green coffee being purchased thereagainst from such supplier; provided that when such sale is of tea in bulk or coffee in bulk, the said coupons, permits, requisitions, certificates, cheques or vouchers need represent only 98 per cent of the quantity of tea or coffee being sold, and provided further that when such sale is of green coffee the said coupons, permits, requisitions, certificates, cheques or vouchers need represent only 82 per cent of the quantity of green coffee being sold.

28. Any supplier authorized to do so by the Ration Administrator may, upon completion of and in accordance with the terms of such form as may be prescribed by the said Administrator, transfer to any other supplier, also authorized by the said Administrator, any quantity of tea in bulk or green coffee.

29. Every supplier authorized by the Ration Administrator under section 28 of this Order and every supplier required to do so by the said Administrator shall

- (a) not later than the 10th day of each month, forward to the Ration Administrator, Montreal, a statement in a form prescribed by the said Administrator, showing his transactions in tea, coffee and green coffee during the preceding month; and
- (b) from time to time or as may be directed by the Ration Administrator forward to the said Administrator a tea and coffee ration cheque in favor of the said Administrator representing the number of tea and coffee coupons standing to the credit of such supplier in his tea and coffee ration coupon bank account and such cheque shall be certified by the bank keeping the said account.

30. Every supplier shall

- (a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all purchases and uses of tea, coffee and green coffee made by such supplier during any period referred to in such request, and
- (b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all tea, coffee and green coffee purchased, held or controlled by him and the respective use of each quantity thereof, in such form and with such documentary evidence that the account may be readily audited.

PART VIII—*General Provisions*

31. (1) No person other than a merchant dealing in tea, coffee or green coffee in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board shall supply any tea, coffee or green coffee to any person and no person shall purchase or otherwise acquire any tea, coffee or green coffee except from such a merchant.

(2) No person shall supply any tea, coffee or green coffee to any other person except a consumer, quota user, retailer, supplier or purchasers described in Sections 20, 21 and 22 of this Order.

(3) No person shall supply any tea, coffee or green coffee to any other person except a quantity lawfully purchased from him by such other person; provided that nothing in this Section shall be construed so as to prevent one person from giving tea or coffee to another person in his household or from serving tea or coffee in beverage form in the course of meals or refreshments.

32. (1) No person required by the provisions of this Order to register with the Board shall purchase or otherwise acquire, use or supply any tea, coffee or green coffee unless and until he has registered in accordance with such provisions.

(2) No person shall supply any tea, coffee or green coffee to any other person who is required by the provisions of this Order to register with the Board and who has not registered in accordance with such provisions.

33. No seller of tea, coffee or green coffee shall sell any tea, coffee or green coffee to any person if he believes such person has contravened or is attempting to contravene any provision of this Order.

34. No person, except as provided by this Order, shall

- (a) forge, counterfeit, utter, endorse, transfer, traffic in, alter, deface, mutilate, obliterate or destroy any tea and coffee coupon, ration book, ration card, requisition, certificate, permit, ration cheque, transfer voucher or any other document relating to a purchase or use of tea or coffee or anything printed or written thereon;

- (b) obtain, use, retain or have in his possession any ration book or card other than ration books or cards issued to him or to other persons in his household;
- (c) obtain, use, retain or have in his possession any tea and coffee coupon that has been detached from a ration book or card except in accordance with the provisions of this Order or detached prior to the validity date of such coupon; or, without establishing his lawful authority, obtain, transfer, use, retain or have in his possession or control any document that is not attached to a ration book or card and that resembles a coupon that is attached to a ration book or card;

(Clause (c) of Section 34 as amended by Order No. 290.)

- (d) impersonate or falsely represent himself or any other person as being the person to whom a ration book or card has been issued or as being a member of the household in which the person to whom a ration book or card has been issued resides;
- (e) fail, if he receives more than one current ration book or card purporting to be issued to him, to return immediately all but one of such current ration books or cards to the nearest office of the Board;
- (f) fail to send immediately to the nearest office of the Board any tea and coffee coupons or ration books or cards which come into his possession and which he is not specifically authorized by this Order to retain or otherwise deal with;
- (g) issue a tea and coffee ration cheque unless, at the time he issues such ration cheque, he has to his credit in a tea and coffee ration coupon bank account coupons representing not less than the quantity of tea or coffee represented by such ration cheque and all outstanding tea and coffee ration cheques issued by him against the said account.

35. Notwithstanding anything contained in this Order, the Ration Administrator may from time to time

- (a) make such arrangements as he deems proper for the provision of supplies of tea, coffee or green coffee at appropriate times for any purpose;
- (b) make an order relating to and regulate the purchase, stocks, use, consumption, sale and distribution of tea, coffee or green coffee by any person in any area;
- (c) require any person to furnish such information in such form and at such time or times as he may prescribe;
- (d) take possession of any tea, coffee or green coffee in the possession or control of any person in excess of the quantity deemed by such Administrator to be reasonably required by such person and with the approval of the Foods Administrator dispose of such seized tea, coffee or green coffee in such manner as appears to him to be expedient;
- (e) vary or withdraw the quota of any person or cancel the registration of any person;
- (f) make an Administrator's order, on any matter affected by any provision of this Order, signed by himself and countersigned by the Chairman of the Board;
- (g) grant such exemption, permit or authority in special cases of individual hardship and in such other cases as he deems proper.

36. Notwithstanding anything contained in this Order, the Ration Administrator may authorize any sale of salvaged or unclaimed tea, coffee or green coffee or any other sale of tea, coffee or green coffee that he deems proper and may issue such form of permit in any such case as he may decide.

37. Notwithstanding anything contained in this Order, the Commodity Prices Stabilization Corporation, Limited, shall not be deemed to be a supplier of tea, coffee or green coffee and shall not be subject to any provision of this Order.

38. Save as otherwise provided in this Order, Orders Nos. 177, 198 and 208 of the Board are hereby revoked as of March 1, 1943, but any action theretofore taken by or on behalf of the Foods Administrator, Director of Tea, Director of Coffee or Ration Administrator under the authority of or continued in effect by such Orders shall continue to have full force and effect.

39. This Order shall be effective on and after the 1st day of March, 1943.

Made at Ottawa, the 27th day of February, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 244

Respecting Butter Rationing

(Consolidated as amended by Orders Nos. 269, 272, 287 and 290)

made pursuant to Order in Council P.C. 8528, dated the 1st day of November, 1941.

1. For the purposes of this Order,

- (a) "bank" means any bank to which the Bank Act, 24-25 Geo. V, ch. 24 applies and any other bank or institution authorized by the Ration Administrator to keep butter ration coupon bank accounts;
- (b) "bank transfer voucher" means the form provided and so designated by the Board and intended for issue by a bank;
- (c) "Board" means the Wartime Prices and Trade Board;
- (d) "boarding house" means a self-contained dwelling place the occupier of which normally provides meals to more than two boarders at a time;
- (e) "butter coupon" means a butter ration coupon attached to ration book 2 and numbered consecutively from 1 to 25 and also means a butter ration coupon attached to a ration card when issued;
- (f) "butter ration cheque" means the form provided and so designated by the Board and intended for use by a person operating a butter ration coupon bank account;
- (g) "butter ration coupon bank account" means an account kept by a branch of a bank for a retailer or supplier of butter or for a quota user;
- (h) "consumer" means any person who buys or uses butter for personal or household consumption;
- (i) "industrial user" means any person who uses butter in the manufacture for sale of any product or in any commercial process;
- (j) "person in his household" means and includes a resident member of the family, a resident servant, a boarder and any other person residing in the household;
- (k) "producer" means any person who churns butter fat to make butter;
- (l) "quota" means the quantity of butter allotted by the Ration Administrator for the period designated;
- (m) "quota user" means any person who buys or uses butter for the purpose of serving meals or refreshments for other than personal or household consumption;
- (n) "Ration Administrator" means the Administrator of Consumer Rationing appointed by the Board;
- (o) "ration book" means ration book 1 or ration book 2;
- (p) "ration book 1" and "ration book 2" mean respectively the form provided and so designated by the Board;

- (q) "ration card" means the form so designated and provided by the Board for temporary use;
- (r) "replacement certificate" means the form provided and so designated by the Board;
- (s) "requisition" means the form provided and so designated by the Board;
- (t) "retailer" means any person who sells butter to a consumer;
- (u) "special purchase permit" means the form provided and so designated by the Board and intended for use in special cases as provided in this Order;
- (v) "supplier" means any person who sells butter to any person other than a consumer;
- (w) "week" means any period of seven days.

PART I—Purchase and Use by Consumers

2. (1) No consumer shall acquire any butter except by purchase in accordance with the provisions of this Part and no person shall supply any butter to any consumer except a quantity purchased from him by such consumer in accordance with such provisions; provided, however, that nothing in this Section shall be construed so as to prevent a consumer from giving butter to or receiving butter from another person in his household or from being served with butter in the course of meals or refreshments.

(2) No consumer shall buy or offer to buy any butter except from a retailer dealing in butter in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board, or from a producer of dairy butter, and no person except such a retailer or producer shall sell or offer to sell any butter to a consumer; provided however, that a customer who regularly supplies fluid milk or cream to a manufacturer of cheese may buy whey butter from such manufacturer upon surrendering to him valid butter coupons in accordance with the provisions of Section 6 as if the manufacturer were the retailer referred to in such Section.

(Subsection 2 of Section 2 as amended by Order No. 287.)

3. (1) No consumer shall buy or offer to buy any butter except for himself or for other persons in his household.

(2) No consumer shall buy or offer to buy any butter

(a) for himself unless he is the holder of a valid ration book or card, or

(b) for any person in his household unless such person is the holder of a valid ration book or card.

4. (1) Butter coupons numbered consecutively from 1 to 25 shall be valid for the purchase of butter, and each coupon shall represent and be valid for the purchase of 8 ounces of butter on and after the date upon which it becomes valid; provided, however, that in any case in which whey butter is purchased from a cheese manufacturer by a consumer from whom such manufacturer regularly obtains fluid milk or cream for the manufacture of cheese, each such coupon shall represent and be valid for the purchase of one pound of whey butter on and after the date upon which such coupon becomes valid:

(Subsection 1 of Section 4 as re-enacted by Order No. 287.)

(2) Butter coupon No. 1 shall become valid on Wednesday, March 10, 1943; butter coupon No. 2 shall become valid on Saturday, March 20, 1943; butter coupon No. 3 shall become valid on Saturday, March 27, 1943; butter coupon No. 4 shall become valid on Saturday, April 3, 1943; butter coupon No. 5 shall become valid on Saturday, April 10, 1943; butter coupon No. 6 shall become valid on Saturday, April 17, 1943; butter coupon No. 7 shall become valid on Saturday, April 24, 1943; butter coupon No. 8 shall become valid on Thursday, April 29, 1943; butter coupon No. 9 shall become valid on Thursday, May 6, 1943; butter coupons Nos. 10 and 11 shall become valid on Thursday, May 13, 1943; butter coupons Nos. 12 and 13 shall become valid on Thursday, May 27, 1943; butter coupons Nos. 14 and 15 shall become valid on Thursday, June 10, 1943; butter coupons Nos. 16 and 17 shall become valid on Thursday, June 24, 1943; butter coupons Nos. 18 and 19 shall become valid on

Thursday, July 8, 1943; butter coupons Nos. 20 and 21 shall become valid on Thursday, July 22, 1943; butter coupons Nos. 22 and 23 shall become valid on Thursday, August 5, 1943; and butter coupons Nos. 24 and 25 shall become valid on Thursday, August 19, 1943.

(Subsection 2 of Section 4 as amended by Order No. 269.)

(3) Butter coupons Nos. 1, 2 and 3 shall on April 30, 1943, cease to be valid for the purchase of butter by a consumer and butter coupons numbered consecutively from 4 to 25 on the dates to be designated from time to time by the Ration Administrator shall also cease to be valid for the purchase of butter by a consumer.

(4) Notwithstanding anything contained in this Order, butter coupon No. 9 attached to ration book 1 shall continue to be valid for the purchase of butter by a consumer until March 14, 1943.

5. Each ration card shall have attached thereto when issued an appropriate number of butter coupons, depending upon the period for which the card is issued, each of which butter coupons shall represent and be valid for the purchase of 8 ounces of butter on any date.

6. No consumer shall purchase any butter by means of butter coupons unless

(a) he surrenders at the time of purchase to the retailer from whom the butter is being purchased valid butter coupons representing the quantity of butter being purchased; and

(Clause (a) of Section 6 as re-enacted by Order No. 269.)

(b) such butter coupons are detached from their ration book or card by or in the presence of such retailer or his employee; provided that a consumer may detach from a ration book an entire sheet of butter coupons, or any remaining part of a sheet, and lodge such butter coupons with the retailer of his choice for safekeeping during such period as the consumer may from time to time desire, and such retailer shall detach the proper butter coupons as he delivers butter on the orders of such consumer in accordance with the valid dates set forth in Section 4 of this Order.

7. Each ration book and card and each butter coupon shall at all times be the property of His Majesty in right of Canada.

8. (1) No butter coupon shall be valid for the purchase of butter by a consumer unless the instructions printed on the ration book or card to which it is attached are complied with in all respects.

(2) No butter coupon shall be valid for the purchase of butter by any consumer except the consumer to whom the ration book or card to which it is attached was issued and other persons in his household acting on his behalf.

(3) No butter coupon shall be valid for the purchase of butter by a consumer if it is detached from a ration book or card in any manner except the manner set forth in Section 6 of this Order.

9. (1) No butter coupon shall be valid for the purchase of butter by a consumer after the death of the holder of the ration book or card to which it is attached; and the ration book or card of a deceased person shall, forthwith after his decease, be forwarded by his legal representatives to the nearest office of the Board.

(2) No butter coupon shall be valid for the purchase of butter by a consumer after the holder of the ration book or card to which it is attached has ceased to reside in Canada; and a consumer who ceases to reside in Canada shall, on his departure from Canada, forward his ration book or card to the nearest office of the Board.

BOARDING HOUSES

10. (1) Any operator of a boarding house may apply under the provisions of Part II of this Order for registration with the Board as a quota user and, upon such registration being approved, shall be governed by all of the provisions of Part III of this Order relating to a quota user.

(2) Every operator of a boarding house who is not registered as a quota user shall purchase and use butter as a consumer and each boarder shall be deemed to be a person in his household.

PART II—Registration by Quota Users and Industrial Users

11. (1) Every quota user shall register with the Board as a user of butter by means of an application by him on the form provided by the Board; provided that any application may be rejected, and that any registration may be cancelled.

(2) Every industrial user shall register not later than April 1, 1943, with the Board as a user of butter by means of an application by him on the form provided by the Board; provided that any application may be rejected, and that any registration may be cancelled.

12. (1) Subject to subsection (2) of this Section, every quota user of butter having two or more administrative offices (counting the head office as an administrative office) shall make separate application for registration in respect of each office, and each office in respect of the purchase and use of butter shall be deemed to be a separate quota user.

(2) Any such quota user of butter may, however, elect in his application to have all or any number of such administrative offices registered and treated as one quota user for the purpose of the fixing, purchase and use of its quota of butter.

PART III—Purchase and Use by Quota Users

13. (1) No quota user shall acquire, use or serve any butter unless he has registered with the Board pursuant to the provisions of Part II of this Order.

(2) No quota user shall acquire any butter except by purchase from a supplier in accordance with the provisions of this Part.

(3) No supplier shall sell or offer to sell or supply to any quota user any butter except a quantity purchased from him in accordance with the provisions of this Part.

14. Every quota user shall open and operate a butter ration coupon bank account.

15. No quota user shall purchase, use or serve any butter,

(a) unless by or under the authority of the Ration Administrator a quota has been fixed in a document, a copy of which has been issued by ordinary mail to such quota user, and

(b) unless, for each purchase and at the time of purchase he completes, signs and surrenders to a supplier, a butter ration cheque drawn on his butter ration coupon bank account and representing the quantity of butter being purchased.

16. (1) No quota user shall provide any person with more than one-third of an ounce of butter at any one sitting.

(2) No quota user operating an establishment in which meals or refreshments are served chiefly to the transient public shall serve any butter to any customer who has not requested a serving of butter.

17. (1) Every quota user shall obtain from each person residing in his establishment for one week or longer his ration book or card and shall detach therefrom one butter coupon and thereafter shall detach one butter coupon at the expiration of each succeeding period of one week during which such person continues to reside in his establishment.

(2) Every such quota user shall forward all such detached butter coupons each month to the office designated by the Ration Administrator accompanied by a form provided by the Board, stating the number of coupons so forwarded and such coupons shall be affixed to gummed sheets in the manner prescribed by the Ration Administrator.

(3) Upon any such person ceasing to reside in the establishment of a quota user, such quota user shall return to him his ration book or card; and in the event of the death of such person while residing in such establishment, such quota user shall forward such ration book or card to the nearest office of the Board.

18. Each quota user shall

- (a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all purchases and uses of butter made by him during any period referred to in such request, and
- (b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all butter purchased, held or controlled by him and the respective use of each quantity thereof, in such form and with such documentary evidence that the account may be readily audited.

PART IV—Purchase and Use by Industrial Users

19. (1) On and after April 1, 1943, no industrial user shall acquire or use any butter unless he has registered with the Board pursuant to the provisions of Part II of this Order.

(2) No industrial user shall acquire any butter except by purchase from a supplier in accordance with the provisions of this Part.

(3) No supplier shall sell or offer to sell or supply to any industrial user any butter except a quantity purchased from him in accordance with the provisions of this Part.

20. (1) No industrial user shall purchase or use any butter unless he obtains a special purchase permit issued by or under the authority of the Ration Administrator and setting forth the quantity and kind of butter to be purchased or used, and if such butter is creamery butter the said permit shall state the grade of creamery butter to be so purchased or used; provided that no such industrial user shall use, buy or offer to buy and no person shall sell or offer to sell or supply to any such industrial user any kind or grade of butter which is not specified in the said special purchase permit or which is in excess of the quantity stated therein.

(2) On and after the 1st day of May, 1943, no industrial user shall obtain a special purchase permit referred to in sub-section (1) of this Section for any quantity of first or second grade creamery butter unless his application to the Ration Administrator for such permit is accompanied by a certified cheque payable to the Receiver General of Canada to the account of the Department of Agriculture for an amount, calculated at the rate of six and a half cents per pound of butter, to cover the subsidy paid by the Commodity Prices Stabilization Corporation Limited or by the Department of Agriculture on the butter-fat used in making such butter.

(Subsection (2) of Section 20 as re-enacted by Order No. 272.)

21. Each industrial user shall

- (a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all purchases and uses of butter by him during any period referred to in such request and,
- (b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all butter purchased, held or controlled by him and the respective use of each quantity, kind and grade thereof, in such form and with such documentary evidence that the account may be readily audited.

PART V—Purchase and Use of Ship's Stores

22. (1) The provisions of this Section shall apply only to butter for ship's stores purchased in Canada for vessels operated for commercial purposes.

(2) In the case of a vessel operated by a resident of Canada solely on the Great Lakes, including Georgian Bay, the River and Gulf of St. Lawrence and their connecting and tributary waters, or on any other inland or territorial waters, the operator shall

register with the Board under the provisions of Part II of this Order as a quota user and thereupon shall be governed by the provisions of Part III of this Order.

(3) In the case of a vessel operated solely on the waters referred to in subsection (2) of this Section by a person who is not a resident of Canada, the operator may apply for registration with the Board under the provisions of Part II of this Order as a quota user and thereupon shall be governed by the provisions of Part III of this Order, but in the absence of such registration, the operator shall not acquire any butter in Canada except by purchase from a supplier dealing in butter in the ordinary course of business, holding a licence under the provisions of Order No. 202 of the Board, or from a producer of dairy butter to whom he surrenders at the time of purchase a special purchase permit issued by or under the authority of the Ration Administrator and setting forth the quantity of butter purchased; provided that no such operator shall buy or offer to buy and no person shall sell or offer to sell or supply to any such operator any butter in excess of the quantity specified in the said special purchase permit.

23. (1) The provisions of this Section shall apply to butter for ship's stores purchased in Canada for all vessels (except private pleasure craft) to which the provisions of Sections 22 and 24 of this Order do not apply.

(2) No butter shall be acquired or supplied in Canada by any person for ship's stores for any vessel referred to in subsection (1) of this Section unless

- (a) the butter is purchased from a supplier dealing in butter in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board, or from a producer of dairy butter, and
- (b) the captain or purser of the vessel or other person authorized to purchase ship's stores for such vessel completes, signs and surrenders to such supplier or producer a requisition approved by the Administrator of Ship's Stores or by a person designated by him for a quantity of butter not exceeding a quota of one pound of butter per person per week based on the number of the ship's company and the duration of the anticipated voyage.

PART VI—Purchases by or for the Armed Forces

24. (1) Save as provided in subsection (2) of this Section, nothing in this Order shall be deemed to affect official purchases of butter by or for the armed forces.

(2) The person making any such official purchase shall complete, sign and surrender to a supplier, at the time of each purchase, a requisition for the quantity of butter purchased.

(3) For the purposes of this Order, "official purchases of butter by or for the armed forces" means and includes

- (a) any purchases of butter by the Department of National Defence, the Department of National Defence Naval Services, or the Department of National Defence Air Services;
- (b) any purchases of butter by the Department of Munitions and Supply for Naval, Military or Air Services;
- (c) any purchases of butter by the Department of Pensions and National Health for use in military hospitals and similar establishments caring for men prior and subsequent to discharge from the armed forces;
- (d) any purchases of butter by a person authorized to purchase butter for use in canteens or messes situated within the limits of naval, military or air force camps, barracks, dockyards or similar establishments, or designated by the Department of National War Services and approved by the Ration Administrator, and
- (e) any purchases of butter by the Canadian Red Cross Society for export purposes only.

PART VII—Purchases by Retailers and Suppliers

25. No retailer or supplier shall acquire from any person or supply to any person any butter except in accordance with the provisions of this Order or of Order No. 237 of the Board and no person shall supply any butter to any retailer or supplier except in accordance with such provisions.

26. Any retailer or supplier of butter required to do so by the Ration Administrator shall open and operate a butter ration coupon bank account, and any retailer or supplier authorized to do so by or on behalf of the Ration Administrator may open and operate a butter ration coupon bank account.

27. (1) No retailer or supplier who does not operate a butter ration coupon bank account shall acquire any butter except by purchase from a supplier to whom he surrenders at the time of purchase valid ration documents lawfully received by him and representing the quantity of butter being purchased thereagainst by him, provided that when such purchase is of butter in solids the said valid ration documents need represent only 99 per cent of the quantity of butter being purchased.

(2) For the purposes of this Section, "valid ration documents" means

- (a) valid butter coupons affixed to gummed sheets in the manner prescribed by the Ration Administrator; provided that the Ration Administrator may limit the number of such coupons which may be so surrendered at any one time and may require instead the obtaining and surrender of a bank transfer voucher; or
- (b) special purchase permits;
- (c) requisitions having the supplier's declaration thereon duly completed; provided that requisitions, other than those mentioned in Parts V and VI of this Order, are surrendered not later than March 31, 1943; or
- (d) butter ration cheques endorsed by such retailer or supplier and properly signed and completed by a person who operates a butter ration coupon bank account;
- (e) bank transfer vouchers lawfully issued and properly endorsed;
- (f) replacement certificates, having the supplier's declaration thereon duly completed; provided that such certificates are surrendered not later than March 31, 1943.

28. No retailer or supplier who operates a butter ration coupon bank account shall acquire any butter except by purchase from a supplier to whom he surrenders at the time of purchase a butter ration cheque drawn on his said account properly signed and completed by him and representing the quantity of butter being purchased thereagainst by him; provided that when the purchase is of butter in solids the butter ration cheque need represent only 99 per cent of the quantity of butter being purchased.

29. Any retailer or supplier of butter shall, when obtaining a bank transfer voucher, deliver to the bank issuing the said voucher valid butter coupons, special purchase permits, requisitions, butter ration cheques, or replacement certificates representing a quantity of butter not less than the quantity prescribed from time to time by the Ration Administrator.

30. Butter coupons attached to ration book 2 and butter coupons Nos. 5, 6, 7, 8 and 9 attached to ration book 1 shall cease to be valid for the purchase of butter by a retailer or by a supplier at the expiration of two weeks after such coupons have ceased to be valid for the purchase of butter by a consumer as provided in subsections (3) and (4) of Section 4 of this Order and in Order No. 228 of the Board; provided, however, that such coupons, before the expiration of three weeks after they have ceased to be valid for the purchase of butter by a consumer, may be delivered to a bank in exchange for a bank transfer voucher.

PART VIII—*Sales by Producers*

31. No producer shall supply any butter to any person except in accordance with the provisions of this Order and of Order No. 237 of the Board.

32. Save as otherwise provided in this Order, no producer shall supply any butter to any person except pursuant to a sale and no producer shall sell any butter to any person except upon obtaining at the time of purchase valid butter coupons, or special

purchase permits, or requisitions, or replacement certificates, or butter ration cheques, or bank transfer vouchers, representing the quantity of butter being purchased there-against from such producer; provided that, for this purpose, if the quantity being purchased consists of butter in solids, only butter coupons, special purchase permits, requisitions, replacement certificates, butter ration cheques or bank transfer vouchers representing ninety-nine per cent (99%) of such quantity need be surrendered.

33. Any retailer or supplier of butter (with the written authority of the Ration Administrator) and every producer of creamery butter or whey butter, may transfer any quantity of butter, upon completion and in accordance with the terms of such form as may be prescribed by the said Administrator, to any other retailer or supplier also authorized under this Section by the Ration Administrator or to any producer of creamery butter or whey butter.

34. Every producer of creamery butter or whey butter shall open and operate a butter ration coupon bank account and any producer of dairy butter authorized to do so by or on behalf of the Ration Administrator may open and operate a butter ration coupon bank account.

35. Every producer of creamery butter or whey butter, every retailer and supplier authorized by the Ration Administrator under Section 33 of this Order and every retailer or supplier required to do so by the said Administrator, shall

- (a) not later than the 10th day of each month forward to the Ration Administrator, Montreal, a statement in a form prescribed by said Administrator showing his transactions in butter during the preceding month; and
- (b) forward with such statement or at such other time as the Ration Administrator may direct a butter ration cheque in favour of the said Administrator representing the number of butter coupons standing to his credit in his butter ration coupon bank account and such cheque shall be certified by the bank keeping said account.

36. (1) Every producer of dairy butter shall register with the Board by forwarding to its local ration board in his district his name and address in a statement to the effect that he makes dairy butter.

(2) No producer of dairy butter shall sell or offer to sell any butter unless he has registered with the Board in accordance with subsection (1) of this Section.

(3) Every producer of dairy butter shall, at the end of March, 1943, and at the end of each month thereafter (or at such other times and in such manner as may be prescribed by the Ration Administrator) forward to said local ration board all butter coupons, special purchase permits, requisitions, replacement certificates, butter ration cheques and bank transfer vouchers representing the butter delivered by such producer to any other person.

(4) No producer who, in any period, consumes in his household butter made by him shall use butter coupons to acquire butter from any other person, except to the extent that the amount of butter so consumed is less than the amount that could have been lawfully acquired by himself and the other persons in his household by use of butter coupons during such period; and all butter coupons not so used by him and by the other persons in his household shall be forwarded by him, at the end of March, 1943, and at the end of each month thereafter, to the said local ration board (or at such other times and in such manner as may be prescribed by the Ration Administrator).

37. Every producer shall

- (a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all sales and uses of butter by such producer during any period referred to in such request, and

- (b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all butter produced, sold and used by him, in such form and with such documentary evidence that the account may be readily audited.

PART IX—General Provisions

38. (1) No person other than a retailer or supplier dealing in butter in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board, or a producer, shall supply any butter to any person.

(2) No person shall supply any butter to any other person except a consumer, quota user, industrial user, retailer, supplier, or purchaser described in Sections 22, 23, and 24 of this Order or in accordance with the provisions of Order No. 237 of the Board.

(3) No person shall supply any butter to any other person except a quantity lawfully purchased from him by such other person; provided that nothing in this Section shall be construed so as to prevent one person from giving butter to another person in his household or from serving butter in the course of meals or refreshments.

39. Save as otherwise provided in Subsection 4 of Section 36 of this Order, no supplier or retailer shall, in any period, consume in his household any butter in excess of the amount which could have been lawfully acquired by him and the other persons in his household as consumers during such period; and every such supplier or retailer, who in any period, consumes in his household any butter acquired by him for sale shall, to the extent of the amount so consumed, detach from his ration book and from the ration book of each person in his household butter coupons valid for the purchase of butter during such period, which detached coupons shall be used by him in the same manner as butter coupons lawfully obtained by him from his customers.

40. (1) No person required by the provisions of this Order to register with the Board shall acquire, use or supply any butter unless he has registered in accordance with such provisions.

(2) No person shall supply any butter to any other person who is required by the provisions of this Order to register with the Board and who has not registered in accordance with such provisions.

41. No seller of butter shall sell any butter to any person if he believes such person has contravened or is attempting to contravene any provision of this Order.

42. No person, except as provided by this Order, shall

- (a) forge, counterfeit, utter, endorse, transfer, traffic in, alter, deface, mutilate, obliterate or destroy any butter coupon, ration book, ration card, requisition, certificate, permit, ration cheque, bank transfer voucher or any other document relating to a purchase or use of butter or anything printed or written thereon;
- (b) obtain, use, retain or have in his possession any ration book or card other than ration books or cards issued to him or to other persons in his household;
- (c) obtain, use, retain or have in his possession any butter coupon that has been detached from any ration book or card except in accordance with the provisions of this Order or detached prior to the valid date of such coupon; or, without establishing his lawful authority, obtain, transfer, use, retain or have in his possession or control any document that is not attached to a ration book or card and that resembles a coupon that is attached to a ration book or card;

(Clause (c) of Section 42 as amended by Order No. 290.)

- (d) impersonate or falsely represent himself or any other person as being the person to whom a ration book or card has been issued or as being a member of the household in which the person to whom a ration book or card has been issued resides;

- (e) fail, if he received more than one current ration book or card purporting to be issued to him, to return immediately all but one of such current ration books or cards to the nearest office of the Board;
- (f) fail to send immediately to the nearest office of the Board any butter coupons or ration books or cards which come into his possession and which he is not specifically authorized by this Order to retain or otherwise deal with;
- (g) issue a butter ration cheque unless, at the time he issues such ration cheque, he has to his credit in a butter ration coupon bank account coupons representing not less than the quantity of butter represented by such ration cheque and all outstanding butter ration cheques issued by him against the said account.

43. Notwithstanding anything contained in this Order, the Ration Administrator may from time to time

- (a) make such arrangements as he deems proper for the provision of special supplies of butter at appropriate times for any purpose;
- (b) make any order relating to and regulate the purchase, stocks, use, consumption, sale and distribution of butter by any person;
- (c) require any person to furnish such information in such form and at such time or times as he may prescribe;
- (d) take possession of any butter in the possession or control of any person in excess of the quantity deemed to be reasonably required by such person and dispose of such seized butter in such manner as may appear to him to be expedient;
- (e) vary or withdraw the quota of any person or cancel the registration of any person;
- (f) make an Administrator's order on any matter affected by any provision of this Order, signed by himself and countersigned by the Chairman of the Board;
- (g) grant such exemption, permit or authority in special cases of individual hardship and in such other cases as he deems proper.

44. Notwithstanding anything contained in this Order, the Ration Administrator may authorize any sale of salvaged or unclaimed butter or any other sale of butter that he deems proper and may issue such form of permit in any such cases as he may decide.

45. Save as otherwise provided in this Order, Orders Nos. 220 and 228 of the Board are hereby revoked as of March 1, 1943, but any action theretofore taken by or on behalf of the Ration Administrator under the authority of or continued in effect by such Orders shall continue to have full force and effect.

46. This Order shall be effective on and after the 1st day of March, 1943.

Made at Ottawa this 27th day of February, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 245

Respecting Maximum Prices of Goods and Services Affected by 1943 Federal Tax Changes

made pursuant to authority conferred by Order in Council P.C. 8528 dated November 1, 1941.

Whereas in the 1943 Federal Budget resolutions were proposed for the imposition of new taxes and for increasing certain existing taxes on goods and services, and it is

desirable to make provision for passing on the amount or the approximate amount of such new taxes or increases in taxes by sellers of such goods and services to the consumers or users thereof;

And whereas, it is desirable that, unless otherwise expressly provided, no profit or markup on such taxes or increases in taxes should be allowed to manufacturers, distributors or others, so that only the actual amount or approximate amount of such taxes or increases in taxes should be passed on to the consumers or users of the goods and services affected;

Therefore, this Board orders as follows:—

1. For the purposes of this Order,

- (a) "increased tax" means a tax which is increased on or after March 3, 1943;
- (b) "new tax" means a tax not levied in the year 1943 prior to March 3, 1943;
- (c) "tax" means a tax heretofore or hereafter levied by the Parliament of Canada and shall include a duty so levied.

2. (1) Any seller of goods or services who has paid or is legally bound to pay to the Receiver General of Canada the amount of any increased tax or new tax mentioned in this Section (whether such tax be levied upon him or upon his sales, or whether he be acting as a collector of such tax), may add not more than the amount of the increase in such tax or the amount of such new tax-applicable to the goods or services sold by him to his maximum prices for such goods or services.

(2) Any person who has paid or is legally bound to pay the amount of such increase in any such tax or the amount of such new tax to the person from whom he purchased the goods in question, and who in turn resells such goods, or sells goods made from or inclusive of such taxed goods, may add not more than the amount of such increase in such tax or the amount of such new tax applicable to the goods sold by him to his maximum prices for such goods.

(3) The new and increased taxes referred to in subsections (1) and (2) of this Section are as follows:—

- (a) the tax payable by excise stamps on any charge for admission, cover charge, charge for meals, refreshment service or merchandise, or otherwise, which is payable by a person attending any dance hall, night club, cabaret or similar place of entertainment (increased from 20 per cent to 25 per cent);
- (b) the excise tax on each five cigarettes or fraction of five cigarettes contained in any package of cigarettes manufactured in or imported into Canada (increased from 1 cent to 2 cents);
- (c) the excise tax per ounce actual weight or fraction thereof on manufactured tobacco of all descriptions, except cigars or cigarettes, manufactured in or imported into Canada (increased from 1 cent to 2 cents);
- (d) the excise tax on each 100 leaves or fraction thereof of cigarette paper (increased from 6 cents to 8 cents);
- (e) the excise tax on each 100 cigarette paper tubes or fraction thereof (increased from 12 cents to 14 cents);
- (f) the excise tax of $\frac{1}{2}$ cent per ounce actual weight or fraction thereof on Canadian raw leaf tobacco when sold for consumption in Canada (new tax);
- (g) the excise tax on cigars increased at the rate mentioned in paragraphs (a), (b), (c), (d) and (e) of Section 1 of Schedule II to the special War Revenue Act;
- (h) the duty of excise on spirits distilled in Canada (increased from \$9 to \$11 per proof gallon) and the additional duty of excise on duty-paid spirits owned by any distiller at the close of business on March 3, 1943, namely, \$2 on every gallon of the strength of proof and so in proportion for any greater or less strength than the strength of proof and for any less quantity than a gallon;
- (i) the duty of excise on Canadian brandy (increased from \$7 to \$9 per proof gallon) and the additional duty of excise on duty-paid Canadian brandy owned

by any distiller at the close of business on March 3, 1943, namely \$2 on every gallon of the strength of proof and so in proportion for any greater or less strength than the strength of proof and for any less quantity than a gallon.

(4) Notwithstanding any other provision of this Order in any case where other federal or provincial taxes are levied on the price or value of any goods inclusive of any new tax or increase in tax referred to in subsection (3) of this Section, the applicable amount of such other federal and/or provincial tax upon the amount of any such new tax or increase in tax, as the case may be, referred to in subsection (6) of this Section, shall be treated for the purposes of this Section as though it formed part of the amount of such new tax or increase in tax and may be added to maximum prices accordingly.

(5) Nothing in the preceding provisions of this Section shall apply to or affect sales of alcoholic beverages by any Provincial Liquor Control Board or other similar body established by the government or legislature of any province.

(6) Nothing in the preceding provisions of this Section shall apply to or affect the sale of any alcoholic beverage by any person serving meals and/or refreshments, nor authorize any increase in the price charged by any such person for any alcoholic beverage unless otherwise provided or permitted by the Administrator of Alcoholic Beverages.

3. (1) In this Order, any reference to the "amount" of any tax, new tax or increase in tax, as the case may be, has reference to the amount thereof in dollars and/or cents, correctly calculated pursuant to the provisions of the statute levying such tax, new tax or increase in tax in respect of the goods or services to which such tax, new tax or increase in tax applies.

(2) If in the case of any sale of any goods or services affected by any of the provisions of this Order, the amount of any tax, new tax or increase in tax with respect to all the goods and/or services included in such sale and permitted pursuant to this Order to be collected from the purchaser, includes, in addition to whole number of dollars and/or cents, a fraction of a cent, the seller shall not be entitled to collect such fraction of a cent from the purchaser unless otherwise permitted by an Administrator.

4. This Order shall be effective on and after March 3, 1943.

Made at Ottawa, this 2nd day of March, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 246

Respecting Gas Supplied by Certain Companies

Whereas Union Gas Company of Canada Limited and Dominion Natural Gas Company Limited supply gas for purposes essential to the war effort;

And whereas, during the year 1942, the Power Controller, with the approval of the Chairman of Wartime Industries Control Board, found it necessary to require that the said Companies supply gas to industrial users without interruption, although previously the supply of gas to industrial users had, in general, been on an interruptible basis at rates substantially below the rates applicable to domestic customers of the said Companies;

And whereas, in order to assure an uninterrupted supply of gas to industrial users, the Power Controller by order required the said Companies to discontinue the sale of gas for heating purposes to certain domestic and commercial users;

And whereas the revenues of the said Companies have, by reason of the aforesaid actions of the Power Controller, been adversely affected to an extent likely to jeopardize the supply of gas for essential purposes;

And whereas the regulation of natural gas rates in the Province of Ontario is governed by the provisions of the Natural Gas Conservation Act, R.S.O. 1937, chapter 49, and amendments thereto;

And whereas under The Wartime Prices and Trade Regulations this Board has power to fix the maximum prices at which goods or services may be sold and, after examination, deems it advisable to vary the maximum price that may be charged by the said Companies for gas supplied to certain of their customers;

Therefore, pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941, and amendments thereto, this Board orders as follows:—

1. For the purposes of this Order, "industrial customer" shall mean and include any person who uses gas for any manufacturing or industrial purpose, or in connection with any manufacturing or industrial plant, but shall not include a tobacco grower.

2. Union Gas Company of Canada Limited may, subject to the provisions of Section 10 hereof, charge a special wartime surcharge for gas supplied to an industrial customer in excess of 100 m.c.f. in any monthly billing period, which surcharge may not exceed 65c per m.c.f. and the maximum price is hereby varied accordingly.

3. Dominion Natural Gas Company Limited may, subject to the provisions of Section 10 hereof, charge a special wartime surcharge for gas supplied to an industrial customer in excess of 100 m.c.f. in any monthly billing period, which surcharge may not exceed 45c per m.c.f. and the maximum price is hereby varied accordingly.

4. The special wartime surcharge authorized by Sections 2 and 3 may be charged on gas sold or supplied by Union Gas Company of Canada Limited and Dominion Natural Gas Company Limited to United Gas and Fuel Company of Hamilton Limited, and resold or supplied to any industrial customer of United Gas and Fuel Company of Hamilton Limited in excess of 100 m.c.f. in any monthly billing period.

5. The special wartime surcharge authorized by Section 2 may be charged on gas sold or supplied by Union Gas Company of Canada Limited to either Windsor Gas Company, Limited, or City Gas Company of London, and resold or supplied to any industrial customer of either Windsor Gas Company, Limited, or City Gas Company of London in excess of 100 m.c.f. in any monthly billing period.

6. The amount of the special wartime surcharge actually charged by either Union Gas Company of Canada, Limited or Dominion Natural Gas Company Limited to United Gas and Fuel Company of Hamilton Limited, or to Windsor Gas Company, Limited, or to City Gas Company of London, may be charged as a special wartime surcharge to any industrial customer of any of such three last mentioned Companies on gas supplied as aforesaid to such industrial customer in excess of 100 m.c.f. in any monthly billing period.

7. The special wartime surcharge authorized by Section 3 may be charged on gas sold or supplied by Dominion Natural Gas Company Limited to United Gas and Fuel Company of Hamilton Limited and resold or supplied by the latter Company to The Wentworth Gas Company Limited and resold or supplied by The Wentworth Gas Company Limited to any industrial customer of The Wentworth Gas Company Limited in excess of 100 m.c.f. in any monthly billing period.

8. The amount of the special wartime surcharge actually charged by Dominion Natural Gas Company Limited to United Gas and Fuel Company of Hamilton Limited and in turn charged by the latter Company to The Wentworth Gas Company Limited may be charged by The Wentworth Gas Company Limited to any industrial customer of the latter Company on gas supplied as aforesaid to such industrial customer in excess of 100 m.c.f. in any monthly billing period.

9. The special wartime surcharge authorized by Sections 2, 3, 4, 5, 6, 7 and 8 hereof may be imposed by each vendor Company in respect of gas sold and supplied and recorded on such vendor Company's meters at the time of meter readings made on and after February 20, 1943.

10. The Amount of any special wartime surcharge authorized by Sections 2, 3, 4, 5, 6, 7 and 8 shall be separately entered on all bills rendered by any vendor Company, and shall be subject to review at any time by the Board and in any event not later than April 1, 1944.

Made at Ottawa this 2nd day of March, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 247

Respecting Pork Products

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

Zones

1. For the purposes of this Order, Canada is hereby divided into the following zones:

Zone 1: composed of

- (a) those parts of the provinces of Prince Edward Island, Nova Scotia, and New Brunswick, not included in zone 2;
- (b) that part of the province of Quebec lying to the south of the St. Lawrence River and east of, and including all stations on, the Temiscouata Railway from Rivière du Loup to the boundary between the provinces of Quebec and New Brunswick; and
- (c) that part of the province of Quebec included within the Counties of Lac St. Jean and Chicoutimi;

Zone 2: composed of

the cities of Charlottetown, Halifax, Sydney, Moncton and Saint John and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 3: composed of

that part of the province of Quebec, not included in Zones 1, 4, and 5, lying to the west of a line drawn from the mouth of the Saguenay River to the eastern boundary of Chicoutimi County and lying to the south of the Counties of Lac St. Jean, Chicoutimi, Temiscamingue and Abitibi;

Zone 4: composed of

- (a) the cities of Montreal and Quebec and all points lying within a radius of twenty-five miles of the city hall in the city of Montreal and of twenty miles of the city hall in the city of Quebec; and
- (b) the Island of Orleans;

Zone 5: composed of

- (a) the city of Hull and all points lying within a radius of twenty miles of the city hall in that city; and
- (b) that part of the province of Ontario lying to the south and east of the French River and Lake Nipissing and to the south of, and including all stations, from North Bay to Mattawa inclusive on the Canadian Pacific Railway and, to the north and east of a line beginning at the St. Lawrence River and running northerly along the western boundary of the County of Frontenac to the 45th parallel of latitude, thence westerly along the 45th parallel of latitude to the eastern boundary of the district of Muskoka, thence southerly to and westerly along the southern boundary of the District of Muskoka to Georgian Bay;

Zone 6: composed of

all that part of Southern Ontario not included in Zone 5;

Zone 7: composed of

- (a) that part of the province of Ontario not included in zone 8 and lying to the south of, and including all railway stations from Goodwin to Weatherbe inclusive on the most northerly transcontinental line of the Canadian National Railway, and, north and west of the Canadian Pacific Railway line from Mattawa to North Bay, Lake Nipissing and the French River and east of the Nipigon River and Lake Nipigon, and including the District of Manitoulin; and
- (b) that part of the province of Quebec included within the Counties of Temiskamingue and Abitibi;

Zone 8: composed of

the cities of Timmins, Sudbury, Sault Ste. Marie, Noranda and Rouyn and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 9: composed of

that part of the province of Ontario lying to the south of, and including all railway stations from Ferland to White, inclusive, on the most northerly transcontinental line of the Canadian National Railways, and lying to the west of the Nipigon River and Lake Nipigon;

Zone 10: composed of

that part of the province of Manitoba lying to the south of the 53rd parallel of latitude;

Zone 11: composed of

that part of the province of Saskatchewan lying to the south of the 54th parallel of latitude;

Zone 12: composed of

- (a) that part of the province of Alberta not included in Zone 13 and lying to the south of the 55th parallel of latitude;
- (b) that part of the province of British Columbia lying to the east of the line formed by the Elk River from its source to its confluence with the Kootenay River and thence from such confluence along the Kootenay River to the southern boundary of the said province; and
- (c) the city of Fernie;

Zone 13: composed of

- (a) in the province of Alberta, Edson and Lovett and all railway stations on the Canadian National Railway west of Edson and Lovett and on the Canadian Pacific Railway west of Lake Louise; and
- (b) that part of the province of British Columbia not included in Zones 12 and 14 and lying to the south of the 56th parallel of latitude excluding Vancouver Island, the Queen Charlotte Islands and all other islands lying off the coast of the said province and excluding all that part of the mainland coast of the said province lying to the north of the 50th parallel of latitude;

Zone 14: composed of

the cities of Prince Rupert, Nelson, Vancouver, and New Westminster, and all points lying within a radius of twenty miles of the city hall in the City of Vancouver.

Zone 15: composed of

all stations on any railroad on Vancouver Island, together with all that part of Vancouver Island lying to the south of a line from Port Alberni to Parksville.

SALES AT WHOLESALE

2. (1) The maximum price, exclusive of sales tax, if any, at which any person in any zone may sell or offer to sell at wholesale any pork product numbered and named in Schedule "A" or Schedule "B" hereto or defined in Schedule "D" hereto to any other person

- (a) in any part of the same zone, shall be the price for that product in that zone as set forth in the Schedule in which such product is numbered and named;
- (b) in any part of any other zone shall be the price for that product in that zone in which the place of business of the buyer is situated as set forth in the Schedule in which such product is numbered and named;
- (c) in any part of Canada not included in a zone shall be the price for that product in the zone in which the place of business of the seller is situated as set forth in the Schedule in which such product is numbered and named.

(2) The price referred to in clauses (a) and (b) preceding shall be the delivered price at the buyer's place of business or, if delivered by railway, at the buyer's nearest railway station; provided that, if delivery is by railway express at the buyer's request, the difference between railway freight and express charges may be added to such price if such difference is shown as a separate item on the seller's invoice for such pork product.

(3) Every person who sells at wholesale in any zone, pork products to which this Order applies shall equitably distribute his available supplies of such products among his customers in such zone at the delivery point referred to in subsection (2) preceding; and, for the purposes of this Section, each customer who operates a branch of his business or otherwise operates more than one place of business shall be deemed to be a separate customer in respect of each branch or place of business operated by him in each zone and delivery to such customer in any zone shall be made to the branch or place of business designated by such customer or, if delivery is by railway, to the railway station nearest to such designated branch or place of business.

(4) Where the sale of a pork product is to a person to whom clause (c) of subsection 1 of this Section applies, the seller may add the extra packing cost (if any) and the transportation cost from the shipping point to the point of delivery to the buyer, if such costs are shown as separate items on the seller's invoice for such pork product.

(5) The maximum price at which any person in any part of Canada not included in a zone may sell or offer to sell at wholesale to any other person in any part of Canada any pork product, numbered and named in Schedule "A" or Schedule "B" hereto, shall be such as may be approved or prescribed from time to time by the Foods Administrator in writing with the approval of the Chairman of the Board.

(6) The Foods Administrator may from time to time by order prescribe maximum prices for the sale at wholesale of any pork product not numbered and named in Schedule "A" or Schedule "B" hereto.

3. (1) Every person selling any pork product at wholesale shall

- (a) furnish each buyer of such pork product with an invoice showing accurately the name and complete address of the consignee, the weight and price per pound of the pork product purchased by such buyer, and any fee, levy, commission, agency, service or other charge, payment, bonus, gift or other consideration payable, paid, given or to be given in respect of such pork product and, in the case of any pork product numbered and named in Schedule "A" or Schedule "B" hereto, specifying accurately such product by its product number in addition to any other description used by the seller, and, in the case of any pork product listed in Schedule "C" hereto, specifying such product by the name given to it in such Schedule;
- (b) retain a copy of such invoice in his place of business, available for inspection by any representative of the Board for ninety days after the date of shipment of such pork product.

(2) The buyer to whom an invoice is furnished pursuant to subsection (1) of this Section shall retain such invoice in his place of business, available for inspection by any representative of the Board, for ninety days after the date on which he received such invoice.

SALES AT RETAIL

4. (1) No person selling at retail in any zone any pork product numbered and named in Schedule "A" or Schedule "B" hereto or any portion thereof, shall buy or otherwise acquire, and no other person shall buy or otherwise acquire on his behalf, any pork product at a total delivered cost in excess of the maximum price on sales at wholesale in that zone for that pork product, together with the cost of transportation from the railway station nearest to the buyer's place of business if delivery is by railway.

(2) For the purposes of this Section,

- (a) any person who acquires any live hogs and causes them to be slaughtered for him shall be deemed to have acquired a pork product;
- (b) any fee, levy, commission, agency, service or other charge, payment, bonus, gift or other consideration paid, payable, given or to be given by any person to any other person for any pork product, or to any person who acquires such pork product on his behalf, shall be deemed to be a part of his total delivered cost of such pork product;
- (c) any person selling pork products at retail who operates a branch of his business or otherwise operates more than one place of business shall, in respect of each such branch or place of business, be deemed to be a separate buyer of pork products.

5. The maximum price at which any person may sell or offer to sell at retail any pork product numbered and named in Schedule "A" or Schedule "B" hereto or any portion thereof shall be determined as follows: such person shall regulate his selling prices for various cuts or portions of such pork product so that the aggregate price received or charged by him for all cuts and portions from any such pork product shall not exceed the total of

- (a) his lawful delivered cost of such pork product as set forth in Section 4 hereof (except the difference between railway freight and railway express charges, if any, included in such cost) and
- (b) a markup not exceeding the lawful markup customarily obtained by him during the basic period from September 15 to October 11, 1941, both dates inclusive, on pork products of the same or substantially similar kind and quality, but in no event exceeding
 - (i) *thirty per cent* (30%) of the selling price in the case of sales of any fresh pork product except Products Nos. 140 to 149 inclusive and Products Nos. 158 to 168 inclusive; or
 - (ii) *thirty-five per cent* (35%) of the selling price in the case of the sale of Products Nos. 140 to 149 inclusive and Products Nos. 158 to 168 inclusive; or
 - (iii) *twenty-five per cent* (25%) of the selling price in the case of the sale of any cured or smoked pork product; or
 - (iv) *thirty per cent* (30%) of the selling price in the case of the sale of any cooked pork product; or
 - (v) *twenty per cent* (20%) of the selling price in the case of the sale of any lard;

provided that if such person buys any fresh pork product and cures, smokes or cooks it for sale by him, the maximum price at which he may sell or offer to sell it at retail in any zone shall be the price for that cured, smoked or cooked pork product in that zone as set forth in the Schedule hereto in which such product is numbered and named, together with a markup thereon not exceeding the markup set forth in clause (b) preceding.

6. The prices and markups of all persons selling pork products or portions or cuts thereof at retail shall be subject to periodic examination by any authorized representative of the Board, and any such representative may apply such tests and require any person to submit to such pork cutting or other test as may be authorized by the Board.

SALES BETWEEN PROCESSORS FOR FURTHER PROCESSING

7. The maximum price at which any processor of pork products may sell or offer to sell at wholesale to any other such processor in any part of Canada for further processing any pork product listed in Schedule "C" hereto shall be the price set forth in such schedule for that product in the zone in which the seller's plant is located and such price shall be f.o.b. such seller's plant.

GENERAL PROVISIONS

8. (1) Save as provided in Section 7 hereof, no person shall sell or buy or offer to sell or buy at wholesale any pork product that is not defined in Schedule "D" hereto and has not a maximum price fixed for it by or under the authority of this Order except the following pork products:—

- (a) pork products sold in the form of dry salt pork;
- (b) pork products generally known to the trade as barreled pork and specifically known as mess pork, short cut back, fat back and bean pork;
- (c) sausage, cooked loaves, cooked pigsfeet, jellied meat, meat by-product and canned meat as defined in the Regulations under the Food and Drug Act; and
- (d) brains, lips, rinds, tripe, blood, bones, casings, glands and inedible by-product; unless the maximum price thereof is fixed by Order of the Foods Administrator or fixed under the provisions of Order No. 214 of the Board.

(2) The maximum price at which any person may sell or offer to sell at wholesale any pork product referred to in clause (a), (b), (c) or (d) preceding shall be the lawful maximum price at which such person could sell such product at wholesale immediately prior to the effective date of this Order.

9. The provisions of clause (d) of Section 3 of Order No. 189 of the Board shall not apply to sales of any pork product by primary producers to retailers.

10. For the purposes of this Order,

- (a) "pork product" means any product obtained from a hog and includes any such product in a frozen condition;
- (b) "rough cuts" means the following untrimmed cuts which are obtained from either side of a warm dressed hog after chilling and after the head, tongue, leaf lard and kidney have been removed:
 - (i) "rough ham" means the ham end of a side obtained by cutting through the side in a straight line, approximately $2\frac{1}{2}$ inches forward from the H-bone tip at right angles to a straight line which begins on the inside of the hock joint and ends at the cut surface, just missing the inside of the H-bone tip;
 - (ii) "rough shoulder" means the shoulder end of a side obtained by cutting through the side in a straight line passing through a point on the backbone immediately in front of the third rib and through the breast side at the upper joint connecting the second rib to the breast bone;
 - (iii) "rough middle" means that portion of a side remaining after the rough shoulder and rough ham have been removed;
 - (iv) "rough loin" means the loins portion of a rough middle obtained by cutting lengthwise in a straight line, just missing the vertebrae at the shoulder end and just including the lower edge of the H-bone at the ham end;
 - (v) "rough belly" means that portion of a rough middle remaining after the rough loin has been removed.
- (c) "sale at wholesale" means any sale except a sale at retail;

- (d) "warm dressed hog" means the hog from which the viscera, heart, liver and lungs have been removed and refers to the standard dressed hog defined in the regulations of the Federal Department of Agriculture contained in Order in Council P.C. 4470, dated the 11th day of September, 1940, as follows: "carcass weights shall be on the basis of warm weights including head, leaf lard, tongue, kidneys, tenderloins, tail, backbone and feet."

11. This Order shall be effective on and after the 26th day of March, 1943.

Made at Ottawa, this 16th day of March, 1943.

D. GORDON,
Chairman.

SCHEDULE "A"

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING PORK PRODUCTS

(In cents per pound)

Product No.	Max. Wgt. Over	ZONES														
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
	lbs.															
FRESH																
1																
2	180	20-00	19-50	19-00	19-00	19-00	19-00	19-50	19-00	18-50	17-75	17-25	17-00	18-25	18-00	18-50
3	175	20-25	19-75	19-25	19-25	19-25	19-25	19-75	19-25	18-75	18-00	17-50	17-25	18-50	18-25	18-75
4	180	18-25	17-75	17-25	17-25	17-25	17-25	17-75	17-25	16-75	16-00	15-50	15-25	16-50	16-25	16-75
5	170	21-00	20-50	20-00	20-00	20-00	20-00	20-50	20-00	19-50	18-75	18-25	18-00	19-25	19-00	19-50
6	165	19-25	18-75	18-25	18-25	18-25	18-25	18-75	18-25	17-75	17-00	16-50	16-25	17-50	17-25	17-75
17	165	21-25	20-75	20-25	20-25	20-25	20-25	20-75	20-25	19-75	19-00	18-50	18-25	19-50	19-25	19-75
18	20	22-50	22-00	21-50	21-50	21-50	21-50	22-00	21-50	21-00	20-25	19-75	19-50	20-75	20-50	21-00
19	20	23-75	23-25	22-75	22-75	22-75	22-75	23-25	22-75	22-25	21-50	21-00	20-75	18-75	18-50	19-00
20	18	22-75	22-25	21-75	21-75	21-75	21-75	22-25	21-75	21-25	20-50	20-00	19-75	21-00	20-75	21-25
21	20	20-75	20-25	19-75	19-75	19-75	19-75	20-25	19-75	19-25	18-50	18-00	17-75	19-00	18-75	19-25
22	8	25-00	24-50	24-00	24-00	24-00	24-00	24-50	24-00	23-50	22-75	22-25	22-00	23-25	23-00	23-50
23	8	23-50	23-00	22-50	22-50	22-50	22-50	23-00	22-50	22-00	21-25	20-75	20-50	21-75	21-50	22-00
24	10	22-00	21-50	21-00	21-00	21-00	21-00	21-50	21-00	20-50	19-75	19-25	19-00	20-25	20-00	20-50
25	10	24-50	24-00	23-50	23-50	23-50	23-50	24-00	23-50	23-00	22-25	21-75	21-50	22-75	22-50	23-00
26	8	25-50	25-00	24-50	24-50	24-50	24-50	25-00	24-50	24-00	23-25	22-75	22-50	23-75	23-50	24-00
27	20	23-50	23-00	22-50	22-50	22-50	22-50	23-00	22-50	22-00	21-25	20-75	20-50	21-75	21-50	22-00
28	16	29-25	28-75	28-25	28-25	28-25	28-25	28-75	28-25	27-75	27-00	26-50	26-25	27-50	27-25	27-75
29	16	31-25	30-75	30-25	30-25	30-25	30-25	30-75	30-25	29-75	29-00	28-50	28-25	29-50	29-25	29-75
30	12	33-50	33-00	32-50	32-50	32-50	32-50	33-00	32-50	32-00	31-25	30-75	30-50	31-75	31-50	32-00
31	12	35-25	34-75	34-25	34-25	34-25	34-25	34-75	34-25	33-75	33-00	32-50	32-25	33-50	33-25	33-75
32	15	24-75	24-25	23-75	23-75	23-75	23-75	24-25	23-75	23-25	22-50	22-00	21-75	23-00	22-75	23-25
33	15	19-75	19-25	18-75	18-75	18-75	18-75	19-25	18-75	18-25	17-50	17-00	16-75	18-00	17-75	18-25
34																

SCHEDULE "A"

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING PORK PRODUCTS—Continued

(In cents per pound)

Product No.	Max. Wgt.	Wgt. Over	ZONES														
			1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
CURED																	
	lbs.	lbs.															
39		8	26-25	25-75	25-25	25-25	25-25	25-25	26-00	25-50	25-00	24-25	23-75	23-50	24-75	24-50	25-00
40		10½	21-75	21-25	20-75	20-75	20-75	20-75	21-50	21-00	20-50	19-75	19-25	19-00	20-25	20-00	20-50
41		10½	19-75	19-25	18-75	18-75	18-75	18-75	19-50	19-00	18-50	17-75	17-25	17-00	18-25	18-00	18-50
42		8½	24-00	23-50	23-00	23-00	23-00	23-00	23-75	23-25	22-75	22-00	21-50	21-25	22-50	22-25	22-75
43		12	35-50	35-00	34-50	34-50	34-50	34-50	35-25	34-75	34-25	33-50	33-00	32-75	34-00	33-75	34-25
44		12	31-50	31-00	30-50	30-50	30-50	30-50	31-25	30-75	30-25	29-50	29-00	28-75	30-00	29-75	30-25
45		11	33-50	33-00	32-50	32-50	32-50	32-50	33-25	32-75	32-25	31-50	31-00	30-75	32-00	31-75	32-25
46		22	25-00	24-50	24-00	24-00	24-00	24-00	24-75	24-25	23-75	23-00	22-50	22-25	23-50	23-25	23-75
47		22	23-00	22-50	22-00	22-00	22-00	22-00	22-75	22-25	21-75	21-00	20-50	20-25	21-50	21-25	21-75
48		15	25-25	24-75	24-25	24-25	24-25	24-25	24-75	24-25	23-75	23-00	22-75	22-50	23-75	23-50	24-00
49		15	20-25	19-75	19-25	19-25	19-25	19-25	19-75	19-25	18-75	18-00	17-75	17-50	18-75	18-50	19-00
50			(Shoulder Roll, Skin on Split, Boneless (Made from a fresh rough shoulder weighing over 23 lbs.))														
51			23-25	22-75	22-25	22-25	22-25	22-25	23-00	22-50	22-00	21-25	20-75	20-50	21-75	21-50	22-00
52			24-25	23-75	23-25	23-25	23-25	23-25	24-00	23-50	23-00	22-25	21-75	21-50	22-75	22-50	23-00
53			24-25	23-75	23-25	23-25	23-25	23-25	24-00	23-50	23-00	22-25	21-75	21-50	22-75	22-50	23-00
(Made from a fresh rough ham weighing over 23 lbs.))																	
SMOKED																	
58		7½	31-25	30-75	30-25	30-25	30-25	30-25	31-00	30-50	30-00	29-25	28-75	28-50	29-75	29-50	30-00
59		8	32-25	31-75	31-25	31-25	31-25	31-25	32-00	31-50	31-00	30-25	29-75	29-50	30-75	30-50	31-00
60		10	26-00	25-50	25-00	25-00	25-00	25-00	25-75	25-25	24-75	24-00	23-50	23-25	24-50	24-25	24-75
61		10	24-00	23-50	23-00	23-00	23-00	23-00	23-75	23-25	22-75	22-00	21-50	21-25	22-50	22-25	22-75
62		8	28-50	28-00	27-50	27-50	27-50	27-50	28-25	27-75	27-25	26-50	26-25	26-00	27-25	27-00	27-50
63		9	29-50	29-00	28-50	28-50	28-50	28-50	29-25	28-75	28-25	27-50	27-00	26-75	28-00	27-75	28-25
64		9	30-75	30-25	29-75	29-75	29-75	29-75	30-50	30-00	29-50	28-75	28-25	28-00	29-25	29-00	29-50
65		9	31-75	31-25	30-75	30-75	30-75	30-75	31-50	31-00	30-50	29-75	29-25	29-00	30-25	30-00	30-50
66		7	29-00	28-50	28-00	28-00	28-00	28-00	28-75	28-25	27-75	27-00	26-50	26-25	27-50	27-25	27-75
67			30-25	29-75	29-25	29-25	29-25	29-25	30-00	29-50	29-00	28-25	27-75	27-50	28-75	28-50	29-00
(P picnic, hock On, Split, Boneless in artificial casing (Made from fresh picnic, hock on weighing over 10 lbs.))																	

	29-25	28-75	28-25	28-25	28-25	29-00	28-50	28-00	27-25	26-75	26-50	27-75	27-50	28-00
68 Pork Roll Skinless, Boneless.....														28-00
69 Pork Roll Skinless, Boneless in artificial casing.....														29-00
70 Trimmed Ham.....	30-25	29-75	29-25	29-25	29-25	30-00	29-50	29-00	28-75	27-50	27-50	28-50	28-50	29-00
71 Trimmed Ham.....	20	29-25	28-75	28-75	28-75	29-50	29-00	28-50	27-50	27-50	27-00	28-25	28-00	28-50
72 Skinned Ham.....	20	27-75	26-75	26-75	26-75	27-50	27-00	26-50	25-50	25-50	25-00	26-25	26-00	26-50
73 Boneless Skinless Ham.....	18	32-00	31-50	31-00	31-00	31-75	31-25	30-75	30-00	29-50	30-25	30-50	30-25	30-75
74 Boneless Skinless Ham, in artificial casing.....	14	37-25	36-75	36-25	36-25	36-75	36-25	35-75	35-00	34-50	35-50	35-25	35-25	35-75
75 Boneless Skinless Ham, Split (Made from fresh ham weighing over 20 lbs).....	14	38-50	38-00	37-50	37-50	37-75	37-25	36-75	36-00	35-50	36-50	36-25	36-25	36-75
76 Boneless Skinless Ham, Split, in artificial casing (Made from fresh ham weighing over 20 lbs).....		35-25	34-75	34-25	34-25	34-75	34-25	33-75	33-00	32-50	33-50	33-25	33-25	33-75
77 Ham Ready to Serve, Bone-in, Skinned.....	16	36-50	36-00	35-50	35-50	35-75	35-25	34-75	34-00	33-50	33-25	34-50	34-25	34-75
78 Boneless Back, Long Cut.....	11	41-50	40-50	40-50	40-50	40-75	40-25	39-75	39-00	38-75	38-00	39-50	39-50	40-00
79 Boneless Back, Short Cut.....	10	39-50	39-00	38-50	38-50	38-75	38-25	37-75	37-00	36-75	36-50	37-50	37-50	38-00
80 Boneless Back, Short Cut in casing.....	10	40-50	40-00	39-50	39-50	39-75	39-25	38-75	38-00	37-75	37-50	38-50	38-50	39-00
81 Casing Back.....	10	47-25	46-75	46-25	46-25	46-50	46-00	45-50	44-75	44-50	44-25	45-25	45-25	45-75
82 Sliced Back.....	84	47-75	47-25	46-75	46-75	47-25	46-75	46-25	45-50	45-00	44-75	45-75	45-75	46-25
83 Sliced Back—(Made from smoked, boneless back, short cut weighing over 10 lbs).....	14	43-75	43-25	42-75	42-75	43-25	42-75	42-25	41-50	41-00	40-75	42-00	41-75	42-25
84 No. 2 Bacon.....	14	30-50	30-10	29-50	29-50	30-25	29-75	29-25	28-50	28-00	27-75	29-00	28-75	29-25
85 Heavy Bacon.....	14	26-50	26-00	25-50	25-50	26-25	25-75	25-25	24-50	24-00	23-75	25-00	24-75	25-25
86 No. 1 Bacon.....	14	31-50	31-00	30-50	30-50	31-25	30-75	30-25	29-50	29-00	28-75	30-00	29-75	30-25
87 Fancy Bacon.....	13	32-25	31-75	31-25	31-25	31-75	31-25	30-75	30-25	29-75	29-50	30-75	30-50	31-00
88 Fancy Bacon, Rind Off.....	13	31-50	31-00	30-50	30-50	31-25	30-75	30-25	29-50	29-00	28-75	30-00	29-75	30-25
89 No. 2 Sliced Bacon, Rind On.....	91	31-50	31-00	30-50	30-50	31-25	30-75	30-25	29-50	29-00	28-75	30-00	29-75	30-25
90 No. 2 Sliced Bacon, Rind Off.....	91	31-50	31-00	30-50	30-50	31-25	30-75	30-25	29-50	29-00	28-75	30-00	29-75	30-25
91 Heavy Sliced Bacon, Rind On.....	92	32-50	32-00	31-50	31-50	32-25	31-75	31-25	30-50	30-00	29-75	31-00	30-75	31-25
92 Heavy Sliced Bacon, Rind Off.....	92	32-50	32-00	31-50	31-50	32-25	31-75	31-25	30-50	30-00	29-75	31-00	30-75	31-25
93 No. 1 Sliced Bacon, Rind On.....	93	32-50	32-00	31-50	31-50	32-25	31-75	31-25	30-50	30-00	29-75	31-00	30-75	31-25
94 No. 1 Sliced Bacon, Rind Off.....	93	32-50	32-00	31-50	31-50	32-25	31-75	31-25	30-50	30-00	29-75	31-00	30-75	31-25
95 Fancy Sliced Bacon, Rind On.....	95	37-50	37-00	36-50	36-50	37-25	36-75	36-25	35-50	35-00	34-75	36-00	35-75	36-25
96 Fancy Sliced Bacon, Rind Off.....	95	38-50	38-00	37-50	37-50	38-25	37-75	37-25	36-50	36-00	35-75	37-00	36-75	37-25
COOKED														
103 Butt.....	6	38-00	37-50	37-00	37-00	37-50	37-00	36-50	35-75	35-50	35-25	36-50	36-25	36-75
104 Boneless, Ham.....	12	43-50	43-00	42-50	42-50	42-75	42-25	41-75	41-00	40-50	40-25	41-50	41-25	41-75
105 Boneless, Skinless Ham, in artificial casing.....	12	44-50	44-00	43-50	43-50	43-75	43-25	42-75	42-00	41-50	41-25	42-50	42-25	42-75
106 Boneless Ham, Skin On.....	14	40-00	39-50	39-00	39-00	39-00	38-50	38-00	37-25	37-00	36-75	38-00	37-75	38-25
107 Boneless, Skinless Ham, Smoked.....	12	45-00	44-50	44-00	44-00	44-00	43-50	43-00	42-25	42-00	41-75	43-00	42-75	43-25
108 Boneless, Skinless Ham, Split (made from fresh ham weighing over 20 lbs).....		41-50	41-00	40-50	40-50	40-75	40-25	39-75	39-00	38-50	38-25	39-50	39-25	39-75
109 Boneless, Skinless Ham, Split in artificial casing (made from fresh ham weighing over 20 lbs).....		42-50	42-00	41-50	41-50	41-75	41-25	40-75	40-00	39-50	39-25	40-50	40-25	40-75

SCHEDULE "B"
MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING PORK PRODUCTS—Continued
 (In cents per pound)

Product No.	Max. Wgt.	ZONES														
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
	lbs.															
FRESH																
140	Tongue, Rough.....	13-75	13-25	12-75	12-75	12-75	12-75	13-00	12-50	12-00	11-25	11-00	10-50	11-75	11-50	12-00
141	Tongue, Export Trim.....	15-75	15-25	14-75	14-75	14-75	14-75	15-00	14-50	14-00	13-25	13-00	12-50	13-75	13-50	14-00
142	Tongue, Domestic Trim.....	15-75	15-25	14-75	14-75	14-75	14-75	15-00	14-50	14-00	13-25	13-00	12-50	13-75	13-50	14-00
143	Head.....	7-00	6-50	6-00	6-00	6-00	6-00	6-50	6-00	5-50	4-75	4-50	4-00	5-25	5-00	5-50
144	Cheekmeat and Headmeat.....	15-25	14-75	14-25	14-25	14-25	14-25	14-75	14-25	13-75	13-00	12-75	12-25	13-50	13-25	13-75
145	Jowl.....	12-25	11-75	11-25	11-25	11-25	11-25	11-75	11-25	10-75	10-00	9-75	9-50	10-75	10-50	11-00
146	Skinless Neck Fat.....	14-25	13-75	13-25	13-25	13-25	13-25	13-75	13-25	12-75	12-00	11-75	11-50	12-75	12-50	13-00
147	Lacone.....	9-25	8-75	8-25	8-25	8-25	8-25	8-50	8-00	7-50	6-75	6-50	6-00	7-25	7-00	7-50
148	Front Foot.....	6-25	6-75	5-25	5-25	5-25	5-25	6-00	5-50	5-00	4-25	4-25	4-25	5-50	5-25	5-75
149	Rock.....	11-25	10-75	10-25	10-25	10-25	10-25	10-50	10-00	9-50	8-75	8-50	8-00	9-25	9-00	9-50
150	Extra Lean Trimmings.....	11-25	10-75	10-25	10-25	10-25	10-25	10-50	10-00	9-50	8-75	8-50	8-00	9-25	9-00	9-50
151	Regular Trimmings.....	7-25	7-00	6-75	6-25	6-25	6-25	6-50	6-00	5-50	4-75	4-50	4-00	5-25	5-00	5-50
152	Back Rib.....	37-25	36-75	36-25	36-25	36-25	36-25	36-50	36-00	35-50	34-00	33-25	32-50	33-75	33-50	34-00
153	Back Rib.....	33-25	32-75	32-25	32-25	32-25	32-25	32-50	32-00	31-50	30-00	29-25	28-50	29-75	29-50	30-00
154	Side Rib.....	49-75	49-25	48-75	48-75	48-75	48-75	49-00	48-50	48-00	46-25	45-50	45-00	46-75	46-50	47-00
155	Back Fat, Rind On.....	13-50	13-00	12-50	12-50	12-50	12-50	13-00	12-50	12-00	11-25	11-00	10-50	11-75	11-50	12-00
156	Back Fat, Rind Off.....	14-00	13-50	13-00	13-00	13-00	13-00	13-50	13-00	12-50	11-75	11-50	11-25	12-50	12-25	12-75
157	Fat Back, Rind On.....	11-75	11-25	10-75	10-75	10-75	10-75	11-00	10-50	10-00	9-25	9-00	8-50	9-75	9-50	10-00
158	Heart.....	12-75	12-25	11-75	11-75	11-75	11-75	12-00	11-50	11-00	10-25	10-00	9-50	10-75	10-50	11-00
159	Kidney.....	12-75	12-25	11-75	11-75	11-75	11-75	12-00	11-50	11-00	10-25	10-00	9-50	10-75	10-50	11-00
160	Wessand Meat.....	5-75	5-25	4-75	4-75	4-75	4-75	5-00	4-50	4-00	3-25	3-00	2-50	3-75	3-50	4-00
161	Scalp.....	7-25	6-75	6-25	6-25	6-25	6-25	6-75	6-25	5-75	5-00	4-75	4-25	5-50	5-25	5-75
162	Neck.....	8-25	7-75	7-25	7-25	7-25	7-25	7-75	7-25	6-75	6-00	5-75	5-25	6-50	6-25	6-75
163	Neck Bones.....	4-25	3-75	3-25	3-25	3-25	3-25	3-50	3-00	2-50	2-25	2-00	1-75	2-50	2-25	2-50
164	Riblets.....	5-75	5-25	4-75	4-75	4-75	4-75	5-00	4-50	4-00	3-25	3-00	2-50	3-75	3-50	4-00
165	Back Bones.....	4-00	3-50	3-00	3-00	3-00	3-00	3-50	3-00	2-50	2-25	2-00	1-75	2-50	2-25	2-50
166	Hind Foot.....	5-25	4-75	4-25	4-25	4-25	4-25	4-75	4-25	3-75	3-00	3-00	3-00	4-25	4-00	4-50
167	Tails.....	8-25	7-75	7-25	7-25	7-25	7-25	7-50	7-00	6-50	5-75	5-50	5-00	6-25	6-00	6-50
CURED																
186	Tongue, Export Trim.....	17-25	16-75	16-25	16-25	16-25	16-25	16-50	16-00	15-50	14-75	14-50	14-00	15-25	15-00	15-50
187	Tongue, Domestic Trim.....	17-25	16-75	16-25	16-25	16-25	16-25	16-50	16-00	15-50	14-75	14-50	14-00	15-25	15-00	15-50
188	Shout.....	8-50	8-00	7-50	7-50	7-50	7-50	8-00	7-50	7-00	6-25	6-00	5-50	6-75	6-50	7-00

SCHEDULE "C"

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING PRODUCTS SOLD BETWEEN PROCESSORS (in cents per pound)
F.O.B. Seller's Plant

189	Fat Back, Rind On.....	15-00	14-50	14-00	14-00	14-00	15-00	14-50	14-00	13-25	13-00	12-75	14-00	13-75	14-25
190	Side Ribs.....	20-00	19-50	19-00	19-00	19-00	18-25	17-75	17-25	16-50	16-25	15-75	17-00	16-75	17-25
191	Tails.....	9-00	8-50	8-00	8-00	8-00	8-25	7-75	7-25	6-50	6-25	5-75	7-00	6-75	7-25
192	Hind Foot.....	6-00	5-50	5-00	5-00	5-00	6-25	5-75	5-25	4-50	4-50	4-25	5-50	5-25	5-75
193	Jowl.....	12-75	12-25	11-75	11-75	11-75	12-25	11-75	11-25	10-50	10-25	10-00	11-25	11-00	11-50
194	Front Foot.....	17-00	16-50	16-00	16-00	16-00	16-75	16-25	15-75	15-00	14-75	14-25	15-00	14-75	15-25
195	Hook.....	11-75	11-25	10-75	10-75	10-75	11-00	10-50	10-00	9-25	9-00	8-75	9-75	9-50	10-00
SMOKED															
196	Jowl.....	17-25	16-75	16-25	16-25	16-25	16-75	16-25	15-75	15-00	14-75	14-50	15-75	15-50	16-00
197	Jowl Sliced.....	20-75	20-25	19-75	19-75	19-75	20-25	19-75	19-25	18-50	18-25	18-00	19-25	19-00	19-50
COOKED															
201	Hook.....	18-00	17-50	17-00	17-00	17-00	17-25	16-75	16-25	15-50	15-25	14-75	16-00	15-75	16-25
LARD															
210	In drums (drums returnable).....	15-50	15-00	14-50	14-50	14-50	15-25	14-75	14-25	13-50	13-25	13-00	14-25	14-00	14-50
211	In tierces.....	16-00	15-50	15-00	15-00	15-00	15-75	15-25	14-75	14-00	13-75	13-75	14-75	14-50	15-00
212	In tubs, 60 lb. net weight.....	16-25	15-75	15-25	15-25	15-25	16-00	15-50	15-00	14-25	14-00	13-75	15-00	14-75	15-25
213	In boxes, 56 lb. net weight.....	16-25	15-75	15-25	15-25	15-25	16-00	15-50	15-00	14-25	14-00	13-75	15-00	14-75	15-25
214	In pails, 20 lb. net weight.....	17-00	16-50	16-00	16-00	16-00	16-75	16-25	15-75	15-00	14-75	14-75	15-75	15-50	16-00
215	In prints, 1 lb. net weight.....	16-25	15-75	15-25	15-25	15-25	16-00	15-50	15-00	14-25	14-00	13-75	15-00	14-75	15-25
Prime Steam or Dry Rendered Lard—															
(A) In tank cars.....		13-75	13-75	13-75	13-75	13-75	13-25	13-25	13-25	12-75	12-50	12-50	13-00	12-50	12-50
(B) In tierces.....		14-25	14-25	14-25	14-25	14-25	13-75	13-75	13-75	12-25	12-50	12-50	13-00	12-50	13-00
Fresh Skinned Hams.....															
Fresh Rough Middle (50 lbs. up).....		26-25	26-25	25-75	25-75	25-75	25-75	25-75	24-50	24-00	23-75	23-75	24-75	24-75	24-75
Fresh Rough Loins (28 lbs. up).....		18-25	18-25	17-75	17-75	17-75	17-75	17-75	16-50	16-00	15-75	15-75	16-75	16-75	17-25
Fresh Rough Bellies (22 lbs. up).....		19-00	19-00	18-50	18-50	18-50	18-50	18-50	17-25	16-50	16-25	16-25	17-50	17-50	18-00
Fresh No. 1 Trimmed Bellies.....		17-50	17-50	17-00	17-00	17-00	16-25	15-75	15-25	14-50	14-25	14-25	15-50	15-50	16-00
Cured No. 1 Trimmed Bellies.....		24-50	24-50	24-00	24-00	24-00	22-75	22-25	21-50	20-75	20-25	20-25	22-50	22-50	23-00
Dry Cured No. 1 Trimmed Bellies.....		25-00	25-00	24-50	24-50	24-50	23-25	22-75	22-25	21-50	21-00	21-00	23-50	23-50	24-00

SCHEDULE "D"

To Order No. 247

Definitions of Pork Products Numbered and Named in Schedule "A"

FRESH PORK PRODUCTS

Product No. 1—means (a) a carcass weighing not more than 180 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head on (tongue in or out) and leaf lard and kidney included, or (b) either side of such carcass, obtained by splitting such carcass lengthwise through the backbone and head;

Product No. 2—means (a) a carcass weighing not more than 175 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head on (tongue in or out) but with leaf lard and kidney removed, or (b) either side of such carcass, obtained by splitting such carcass lengthwise through the backbone and head;

Product No. 3—means (a) a carcass weighing more than 180 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head on (tongue in or out) but with leaf lard and kidney removed, or (b) either side of such carcass, obtained by splitting such carcass lengthwise through the backbone and head;

Product No. 4—means (a) a carcass weighing not more than 170 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head removed but with leaf lard and kidney included, or (b) either side of such carcass, obtained by splitting such carcass lengthwise through the backbone;

Product No. 5—means (a) a carcass weighing more than 165 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head, leaf lard and kidney removed, or (b) either side of such carcass, obtained by splitting such carcass lengthwise through the backbone;

Product No. 6—means (a) a carcass weighing not more than 165 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head, leaf lard and kidney removed, or (b) either side of such carcass obtained by splitting such carcass lengthwise through the backbone;

Product No. 17—"New York Shoulder hock on"—means that portion (weighing not more than 20 pounds) of the rough shoulder remaining after removal of all the following:—

- (a) neck bones, riblets, glands and blood clots;
- (b) foot;
- (c) jowl, cut off in a straight line just missing the ear dip and parallel to the cut surface made when the rough shoulder is obtained from the side;
- (d) skin and surplus fat from the upper part (butt) of shoulder, so as to leave only an even covering of fat not exceeding in thickness from $\frac{1}{2}$ inch to $\frac{3}{4}$ inch; the edges of the trimmed fat to be bevelled;

Product No. 18—means the same cut as Product No. 17 but weighing more than 20 pounds;

Product No. 19—"New York Shoulder hock off"—means the same as Product No. 17 but having the hock off and weighing not more than 18 pounds;

Product No. 20—"Montreal shoulder"—means that portion (weighing not more than 20 pounds) of the rough shoulder remaining after removal of the following:—

- (a) glands and blood clots;
- (b) lacone;
- (c) jowl, removed in the same manner as when making Product No. 17;
- (d) all skin and surplus fat, leaving an even covering not to exceed in thickness $\frac{1}{2}$ inch to $\frac{3}{4}$ inch of fat; edges of trimmed fat to be bevelled;

Product No. 21—means the same cut as Product No. 20 but weighing more than 20 pounds;

Product No. 22—"butt"—means that portion (weighing not more than 8 pounds) of the rough shoulder remaining after all of the following have been removed:—

- (a) neck bones, riblets, glands and blood clots;

- (b) the lower half of the shoulder removed by cutting lengthwise parallel to the brisket leaving $\frac{1}{2}$ inch of the neck of the blade bone in the portion removed;
- (c) all skin and surplus fat so as to leave only an even covering not to exceed in thickness $\frac{1}{2}$ inch to $\frac{3}{4}$ inch of fat; edges of trimmed fat to be bevelled; the butt to be rectangular in shape, slightly narrower at the neck end;

Product No. 23—means the same cut as *Product No. 22* but weighing more than 8 pounds;

Product No. 24—“*picnic hock on*”—means that portion (weighing not more than 10 pounds) of the rough shoulder remaining after all of the following have been removed:—

- (a) neck bones, ribs, glands and blood clots;
- (b) foot;
- (c) butt;
- (d) jowl and surplus brisket flap, rounding the corner so as to expose the lean muscle;

Product No. 25—means the same cut as *Product No. 24* but weighing more than 10 pounds;

Product No. 26—“*picnic hock off*”—means the same cut as *Product No. 24* but having the hock removed and weighing not more than 8 pounds;

Product No. 27—“*trimmed ham*”—means that portion (weighing not more than 20 pounds) of the rough ham remaining after all of the following have been removed:—

- (a) hind foot, cut off through the hock joint so as to leave a small showing of the cup joint on the ham;
- (b) tail and tail bones;
- (c) facings (fat covering over the lean meat on the flesh side);
- (d) surplus flank, starting on the feather edge of the ham facing and making a straight cut to a point at the edge of the flank muscle (surplus fat to be trimmed off on the flank side without damaging the fell over the muscle);
- (e) butt trimmings, starting the feather edge just behind the bung making a curved cut without damaging the muscle and just around the corner to the feather edge;

Product No. 28—means the same cut as *Product No. 27* but weighing more than 20 pounds;

Product No. 29—“*trimmed loin*”—means that portion (weighing not more than 16 pounds) of the rough loin remaining after skin and surplus fat have been removed, leaving an even covering of fat not exceeding in thickness from $\frac{1}{2}$ inch to $\frac{3}{4}$ inch and with overhanging fat edges bevelled;

Product No. 30—means the same cut as *Product No. 29* but weighing more than 16 pounds

Product No. 31—“*boneless back long cut*”—means that portion (weighing not more than 12 pounds) of a rough loin remaining after all of the following have been removed:

- (a) tenderloin;
- (b) back bones and back ribs;
- (c) skin and surplus fat, as in *Product No. 29*;
- (d) end of the blade bone with the cartilage;
- (e) pin bone and tail bone;

Product No. 32—means the same cut as *Product No. 31* but having the false lean at the shoulder end removed and weighing more than 12 pounds;

Product No. 33—“*commercial trimmed belly*”—means that portion, weighing not more than 15 pounds, of a rough belly remaining after side ribs, brisket bone and red buttons have been removed; flank and brisket ends straightened and, where necessary, loin side backstrapped to remove rough edges and, in the case of Barrow hogs, the string groove removed on the belly side, and in the case of females the rough edges only straightened;

Product No. 34—means the same cut as *Product No. 33* but weighing more than 15 pounds

CURED PORK PRODUCTS

Product No. 39—"cottage roll"—means the same cut as Product No. 22, but boneless, rolled and tied, with ragged edges removed and mealed or not mealed;

Product No. 40—"picnic hock on"—means the same cut as Product No. 24 but weighing not more than $10\frac{1}{2}$ pounds;

Product No. 41—means the same cut as Product No. 24 but weighing more than $10\frac{1}{2}$ pounds;

Product No. 42—"picnic hock off"—means the same as Product No. 26 but weighing not more than $8\frac{1}{2}$ pounds;

Product No. 43—"boneless back long cut"—means the same cut as Product No. 31;

Product No. 44—means the same cut as Product No. 31 but having the false lean at the shoulder end removed and weighing more than 12 pounds and mealed or not mealed;

Product No. 45—"boneless back short cut"—means the same cut as Product No. 31 but having the buck-eye piece removed by cutting crosswise, just clearing the depression made by removal of the tail bones, and weighing more than 11 pounds;

Product No. 46—"trimmed ham"—means the same cut as Product No. 27 but weighing not more than 22 pounds;

Product No. 47—means the same cut as Product No. 27 but weighing more than 22 pounds;

Product No. 48—"commercial trimmed belly"—means the same cut as Product No. 33;

Product No. 49—means the same cut as Product No. 48 but weighing more than 15 pounds;

Product No. 50—"shoulder roll skin on split boneless"—means the cut which may be split into two or more pieces, rolled and tied, obtained from a rough shoulder weighing more than 28 pounds from which all of the following have been removed:

- (a) neckbones, riblets, glands and blood clots;
- (b) foot;
- (c) jowl;
- (d) all other bones;

Product No. 51—"pork roll skinless, boneless"—means a skinless, boneless cut obtained from any portion of a carcass and being lean meat with an even covering of fat not exceeding in thickness from $\frac{1}{2}$ -inch to $\frac{3}{4}$ -inch;

Product No. 52—"ham butt roll"—means a skinless, boneless cut obtained from a fresh rough ham weighing more than 23 pounds.

SMOKED PORK PRODUCTS

Product No. 53—"cottage roll"—means the same cut as Product No. 39 but weighing not more than $7\frac{1}{2}$ pounds;

Product No. 59—means the same cut as Product No. 58 but packed in an artificial casing and may be tied;

Product No. 60—"picnic hock on"—means the same cut as Product No. 24;

Product No. 61—means the same cut as Product No. 60 but weighing more than 10 pounds;

Product No. 62—"picnic hock off"—means the same cut as Product No. 26;

Product No. 63—"picnic hock on boneless"—means the same cut as Product No. 24 but boneless, tied or stitched and weighing not more than 9 pounds;

Product No. 64—means the same cut as Product No. 63 but packed in an artificial casing;

Product No. 65—"picnic ready to serve hock off"—means the same cut as Product No. 26 but processed so that no further cooking is necessary and weighing not more than 7 pounds;

Product No. 66—"picnic hock on, split, boneless"—means the same cut as Product No. 63 but obtained from a fresh picnic hock on (Product No. 25) and cut into two or more pieces;

Product No. 67—means the same cut as *Product No. 66* but packed in an artificial casing;

Product No. 68—“*pork roll skinless, boneless*”—means the same cut as *Product No. 51*;

Product No. 69—means the same as *Product No. 68* but packed in an artificial casing;

Product No. 70—“*trimmed ham*”—means the same cut as *Product No. 27*;

Product No. 71—Means the same cut as *Product No. 70* but weighing more than 20 pounds;

Product No. 72—“*skinned ham*”—means that cut weighing not more than 18 pounds obtained from a fresh trimmed ham (*Product No. 27*) by removing the skin and surplus fat from the butt end of the ham for approximately one-third of the length of the ham, leaving only an even covering of fat not exceeding $\frac{3}{4}$ -inch in thickness;

Product No. 73—“*boneless, skinless ham*”—means that cut, stitched or tied, weighing not more than 14 pounds, obtained from a fresh trimmed ham (*Product No. 27*) by removing:

(a) all bones; and

(b) skin and surplus fat, so as to leave only an even covering of fat not exceeding in thickness from $\frac{1}{2}$ -inch to $\frac{3}{4}$ -inch;

Product No. 74—means the same cut as *Product No. 73* but packed in an artificial casing;

Product No. 75—“*boneless, skinless ham split*”—means the same cut as *Product No. 73* but obtained from a fresh trimmed ham (*Product No. 27*) and split into two or more pieces;

Product No. 76—means the same cut as *Product No. 75* but packed in an artificial casing;

Product No. 77—“*ham ready to serve, bone-in-skinned*”—means the same cut as *Product No. 72* processed so that no further cooking is necessary and weighing not more than 16 pounds;

Product No. 78—“*boneless back long cut*”—means the same cut as *Product No. 31* but weighing not more than 11 pounds;

Product No. 79—means the same cut as *Product No. 78* but weighing more than 11 pounds;

Product No. 80—“*boneless back short cut*”—means the same cut as *Product No. 31* but having the buck-eye piece removed by cutting crosswise, just clearing the depression made by the removal of the tail bone and weighing more than 10 pounds;

Product No. 81—means the same cut as *Product No. 80* but packed in a casing;

Product No. 82—“*casing back*”—means the same as *Product No. 31* but having sufficient additional fat removed so as to leave only an even covering of fat not exceeding in thickness from $\frac{1}{4}$ inch to $\frac{1}{2}$ inch on the average and packed in a natural or artificial casing and weighing not more than 10 pounds;

Product No. 83—“*sliced back*”—means slices obtained from a boneless back long cut (*Product No. 78*) and wrapped in one-half-pound or one-pound packages;

Product No. 84—means slices obtained from a smoked boneless back short cut (*Product No. 80*) and wrapped in one-half or one-pound packages;

Product No. 85—“*No. 2 bacon*”—means the same cut as *Product No. 48* but weighing not more than 14 pounds;

Product No. 86—“*heavy bacon*”—means the same cut as *Product No. 85* but weighing more than 14 pounds;

Product No. 87—“*No. 1 bacon*”—means a cut weighing not more than 14 pounds obtained from a commercial trimmed fresh belly (*Product No. 48*) that is not obviously excessively fat and is free from bruises, skin cuts (except small blemishes and small cuts) and black hair roots and that has been trimmed according to the following specifications: to be trimmed approximately rectangular in shape; its length to be at least twice its width; its back edge to be trimmed straight so that the fat does not extend over the lean; the belly edge may be trimmed outside of the teat line but the

teats to be removed and black seed not to be present; both ends to be straightened; the thickness of the side to be not less than $\frac{3}{4}$ inch at the flank pocket and not more than 3 inches at any point;

Product No. 88—"fancy bacon"—means the same cut as Product No. 87 but dry-cured and hot-smoked with a minimum internal temperature of 130 degrees Fahrenheit reached;

Product No. 89—"fancy bacon, rind off"—means the same cut as Product No. 88 but rindless and weighing not more than 13 pounds;

Product No. 90—"No. 2 sliced bacon, rind on"—means slices packed in layers in boxes containing not less than 5 pounds obtained from smoked bacon weighing not more than 14 pounds (Product No. 85);

Product No. 91—"heavy bacon"—means slices packed in layers in boxes containing not less than 5 pounds obtained from smoked bacon weighing more than 14 pounds (Product No. 86);

Product No. 92—means the same as Product No. 90 but having the rind off;

Product No. 93—"heavy bacon, rind off"—means the same as Product No. 91 but having the rind off;

Product No. 94—"No. 1 sliced bacon, rind on"—means selected slices with rind on and free from hook marks or other blemishes wrapped in one-half-pound or one-pound packages or in layers obtained from a smoked bacon cut; *

Product No. 95—means the same as Product No. 94 but rindless;

Product No. 96—"fancy sliced bacon, rind off"—means especially selected slices from fancy bacon (Product No. 88) that are free from hook marks and other blemishes and are wrapped in one-half-pound or one-pound packages or in layers;

COOKED PORK PRODUCTS

Product No. 103—"butt"—means the same cut as Product No. 22 but boneless and weighing not more than 6 pounds;

Product No. 104—"boneless, skinless ham"—means the cut weighing not more than 12 pounds obtained from a curved, trimmed ham (Product No. 46) after removal of bones, skin and surplus fat;

Product No. 105—means the same cut as Product No. 104 but packed in an artificial casing;

Product No. 106—"boneless ham, skin on"—means the cut, weighing not more than 14 pounds, obtained from a fresh trimmed ham (Product No. 27) after removal of the bones and surplus fat;

Product No. 107—"boneless, skinless ham, smoked"—means the cut, weighing not more than 12 pounds, obtained from a smoked and cured, trimmed ham after removal of bones, skin and surplus fat;

Product No. 108—"boneless, skinless ham split"—means the same cut as Product No. 104 made from a trimmed ham (Product No. 47) obtained from a fresh trimmed ham (Product No. 28) weighing more than 20 pounds and split into two or more pieces;

Product No. 109—means the same cut as Product No. 108 but packed in an artificial casing.

Definitions of Miscellaneous Pork Products Numbered and Named in Schedule "B"

FRESH PORK PRODUCTS

Product No. 140—"tongue rough"—means the tongue removed from the head in such a way as to include:—

- (a) approximately 1½-inch trachea;
- (b) hyoid bones broken off as close to the base of the tongue as possible;
- (c) submaxillary glands and tonsils; and
- (d) such lean and fat as must be left to obtain the submaxillary glands intact;

Product No. 141—"tongue, export trim"—means the cut obtained from the rough tongue (Product No. 140) by removing blood clots, all excess fat, strings and tissues, the tonsils, epiglottis and trachea, but leaving the submaxillary glands attached on both sides of the base of the tongue;

Product No. 142—"tongue, domestic trim"—means the same cut as Product No. 141 but having the submaxillary glands removed;

Product No. 143—"head"—means the head (with the tongue removed) cut off the carcass at the atlas joint, leaving the whole jowl on the rough shoulder;

Product No. 144—"cheekmeat, and headmeat"—means the meat, not including skin, removed from the cheek and temple;

Product No. 145—"jowl" means that portion removed from the neck end of the rough shoulder when making any trimmed shoulder cut;

Product No. 146—"skinless neck fat"—means that portion of the jowl (Product No. 145) remaining after the skin has been removed;

Product No. 147—"lacone"—means that portion of the rough shoulder obtained by cutting off the front leg parallel to the brisket so as to leave not more than $\frac{1}{2}$ inch of leg on the shoulder;

Product No. 148—"front foot"—means the front foot removed at the middle knee joint;

Product No. 149—"hock"—means that portion of the lacone remaining after the front foot (Product No. 148) has been removed;

Product No. 150—"extra lean trimmings"—means the skinless, boneless meat consisting of not less than 85 per cent of lean meat obtained when trimming any cut;

Product No. 151—"regular trimmings"—means the skinless, boneless meat consisting of not less than 60 per cent of lean meat obtained when trimming any cut;

Product No. 152—"tenderloin"—means that piece of lean meat lying along the back bone on the underside or inside of the rough loin;

Product No. 153—"back ribs"—means the strip of rib bones and connecting meat tissue, not including the backbone, obtained from the rough loin when making a boneless back;

Product No. 154—"side ribs"—means the strip of bones and connecting meat obtained from the rough belly when making a trimmed belly;

Product No. 155—"back fat, rind on"—means the skin and fat removed from the outside of a rough loin, whether it is in pieces or not;

Product No. 156—"back fat, rind off"—means the same cut as Product No. 155 but having rind removed;

Product No. 157—"fat back, rind on"—means the strip of fat and skin removed from the outside of a rough loin having a thickness at any point of not less than one inch;

Product No. 158—"heart";

Product No. 159—"liver";

Product No. 160—"kidney";

Product No. 161—"weasand meal";

Product No. 162—"scalp";

Product No. 163—"snout";

Product No. 164—"neck bones";

Product No. 165—"riblets";

Product No. 166—"backbones";

Product No. 167—"hind foot";

and *Product No. 168—"tails"* mean respectively, the standard products commonly known to the trade as such.

PICKLE OR DRY CURED PORK PRODUCTS

Product No. 186—"tongue, export trim"—means the same cut as Product No. 141;

Product No. 187—"tongue, domestic trim"—means the same cut as Product No. 142;

- Product No. 188—"snout"*—means the same cut as Product No. 163;
Product No. 189—"fat back, rind on"—means the same cut as Product No. 155;
Product No. 190—"side ribs"—means the same cut as Product No. 154;
Product No. 191—"tails"—means the same cut as Product No. 168;
Product No. 192—"hind foot"—means the same cut as Product No. 167;
Product No. 193—"jowl"—means the same cut as Product No. 145;
Product No. 194—"front foot"—means the same cut as Product No. 148;
Product No. 195—"hock"—means the same cut as Product No. 149;

SMOKED PORK PRODUCTS

- Product No. 196—"jowl"*—means the same cut as cured jowl (Product No. 193);
Product No. 197—"jowl sliced"—means the slices, packed in cartons containing not less than five pounds, obtained from smoked jowl (Product No. 196);

COOKED PORK PRODUCTS

- Product No. 201—"hock"*—means the same cut as Product No. 149 with or without a coating of jelly;

LARD

- Product No. 210—"lard in drums"*—means fat from hogs rendered in accordance with the Regulations under the Food and Drug Act and packed in drums;

- Product No. 211—"lard in tierces"*—means the same product as Product No. 210 but in tierces;

- Product No. 212—"lard in tubs"*—means the same product as Product No. 210 but packed in tubs containing 60 pounds net weight;

- Product No. 213—"lard in boxes"*—means the same product as Product No. 210 but packed in boxes containing 56 pounds net weight;

- Product No. 214—"lard in pails"*—means the same product as Product No. 210 but packed in pails containing 20 pounds net weight;

- Product No. 215—"lard in prints"*—means the same product as Product No. 210 but in prints weighing one pound net;

WARTIME PRICES AND TRADE BOARD

Order No. 248

Respecting Eggs

Made March 16, 1943

Effective March 23, 1943

AMENDS

Order No. 212

(Orders Nos. 212 and 248 were revoked by Order No. 299 for which see Canadian War Orders and Regulations, 1943, Volume III, No. 5.)

WARTIME PRICES AND TRADE BOARD

Order No. 249

Respecting Milk and Milk Products

Made March 16, 1943

Effective March 20, 1943

AMENDS

Order No. 195

(See consolidation of Order No. 195, 1939-42 Consolidation of Board Orders, page 159.)

THE WARTIME PRICES AND TRADE BOARD

Order No. 250

Respecting Maple Products

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

1. For the purposes of this Order,

- (a) "Canada Fancy", "Canada Light", "Canada Medium" and "Canada Dark" mean, respectively, maple syrup or maple sugar graded in accordance with the standards for grades set forth in the regulations under The Maple Sugar Industry Act, 1930;
- (b) "maple butter" means butter made entirely from the sap of the maple tree and it shall contain not more than fifteen per centum (15%) of water;
- (c) "maple product" means any product made by processing the sap of the maple tree;
- (d) "maple sugar" means the solid or pulverized maple product made by evaporating the sap of the maple tree or maple syrup;
- (e) "maple syrup" means syrup made by evaporating the sap of the maple tree, or by the solution of maple sugar in water; it shall not contain more than thirty-five per cent (35%) of water. A gallon of maple syrup shall weigh not less than 13 pounds 2 ounces and shall contain 277.274 cubic inches;
- (f) "processor" means any person who processes the sap of maple trees to make maple products, or any person who purchases or otherwise acquires any maple product from a primary producer thereof to pack, bottle or otherwise prepare such product for resale;
- (g) "wholesale distributor" means any person, other than a processor, who sells maple products otherwise than at retail.

SALES BY PROCESSORS

2. (1) The maximum price at which a processor may sell or offer to sell any of the following maple products shall be,
- (a) on sales of Canada Light maple syrup packed in glass containers,
 - \$5.82 per case of 24 containers of 16-ounce net weight capacity;
 - \$5.57 per case of 12 containers of 32-ounce net weight capacity;
 - and
 - \$16.06 per case of 6 containers of one Imperial gallon capacity;
 - (b) on sales of maple syrup in screw-top metal containers of one or five Imperial gallons capacity;
 - \$2.75 per gallon of Canada Fancy;
 - \$2.60 per gallon of Canada Light;
 - \$2.45 per gallon of Canada Medium;
 - \$2.30 per gallon of Canada Dark; and
 - \$2 per gallon of any ungraded maple syrup;
 - (c) on sales of maple syrup in bulk, twenty-five cents (25c.) per gallon less than the appropriate maximum price set forth in clause (b) of this subsection;
 - (d) on sales of Canada Medium grade maple sugar,
 - \$4.20 per case of 24 blocks (solids) of $\frac{1}{2}$ pound weight; and
 - \$4.80 per dozen packages of one pound capacity (pulverized);
 - (e) on sales of ungraded maple sugar,
 - 27c. per pound for blocks (solids) weighing not more than ten (10) pounds;
 - and 24c. per pound of such product loose packed in bags and known as "farmer's run";

- (f) on sales of maple butter in metal containers, \$3.40 per dozen containers of 12-ounce net weight capacity.
- (2) Each maximum price set forth in subsection (1) of this Section
 - (a) shall be the price delivered to the common carrier nearest to the seller's place of business; and
 - (b) shall include any brokerage, commission or other charge paid by the processor to a broker or commission agent on such sale.

Sales by Wholesale Distributors

3. (1) Except as otherwise provided in this Section, the maximum price at which a wholesale distributor may sell or offer to sell, f.o.b. his shipping point any maple syrup, maple sugar or maple butter mentioned in Section 2 hereof, shall be the sum of the following:—

- (a) The maximum price at which such maple product may be sold to him by a processor under the provisions of Section 2 of this Order; and
- (b) the actual cost of transporting such maple product to his place of business from the processor's shipping point; and
- (c) an amount equal to
 - (i) eight per centum (8%) of his selling price on sales of maple syrup packed in screw-top containers; or
 - (ii) ten per centum (10%) of his selling price on sales of maple syrup packed in glass containers; or
 - (iii) twelve per centum (12%) of his selling price on sales of maple sugar or maple butter.

(2) In any case in which the maximum price fixed by subsection (1) of this Section results in an actual markup that exceeds the markup customarily obtained by such wholesale distributor in pricing such maple product during the basic period from September 15 to October 11, 1941, or, if such product was not sold by him during the said basic period, in pricing such maple product during the last period in which he sold such maple product, such maximum price shall be reduced by the amount by which such actual mark-up exceeds the said markup customarily obtained by him.

Sales by Retailers

4. (1) Except as otherwise provided in this Section, the maximum price at which any person other than a processor may sell or offer to sell at retail any maple syrup, maple sugar or maple butter mentioned in Section 2 hereof, shall be the sum of the following:—

- (a) (i) the maximum price at which such maple product may be sold to him by a processor under the provisions of Section 2 of this Order, plus the actual cost of transporting such maple product to his place of business from the processor's shipping point; or
- (ii) if he has purchased such maple product from a wholesale distributor, the actual price paid to such wholesale distributor plus transportation charges where and to the extent such charges are to be borne by him and are not included in such actual price; and
- (b) an amount equal to
 - (i) fifteen per centum (15%) of his selling price on sales of maple syrup packed in screw-top metal containers; or
 - (ii) twenty per centum (20%) of his selling price on sales of maple syrup packed in glass containers; or
 - (iii) twenty-five per centum (25%) of his selling prices on sales of maple sugar or maple butter.

(2) In any case in which the maximum price fixed by subsection (1) of this Section results in an actual markup that exceeds the markup customarily obtained by such person in pricing such maple product during the said basic period, or, if such product was not sold by him during the said basic period, in pricing such maple product during the last period in which such maple product was sold by him, such maximum price shall be reduced by the amount by which such actual markup exceeds the said markup customarily obtained by him.

General Provisions

5. The maximum price at which any person may sell or offer to sell

- (a) any maple syrup packed in a container of a size and kind not specified in Section 2 hereof,
- (b) any graded maple sugar other than Canada Medium, or
- (c) any graded maple sugar other than in one-half pound blocks or one pound packages (pulverized); or
- (d) any maple butter packed in containers other than metal or other than of 12 ounce capacity,

shall be such as may from time to time be approved or prescribed by the Foods Administrator with the approval of the Chairman of the Board.

6. No person shall sell or offer to sell any maple syrup by grade unless the container in which such maple syrup is sold shows legibly stamped or printed thereon whether it is Canada Fancy, Canada Light, Canada Medium or Canada Dark.

7. (1) Except as otherwise authorized in writing by the Foods Administrator, no person shall purchase or otherwise acquire for use in the manufacture of any food or other product or products, a greater quantity of maple products than the quantity of such products purchased or otherwise acquired by him for such purpose during the calendar year 1941.

(2) Notwithstanding the provisions of subsection (1) of this Section, the Foods Administrator may make such orders as he may from time to time deem advisable, regulating or otherwise dealing with the purchase, use, sale and distribution of any maple product by any person or persons using such maple product in the manufacture for sale of any food or other product or products or relating to the stocks of maple products in the possession or under the control of such person or persons.

(3) No person shall purchase or otherwise acquire any maple product for use in the manufacture for sale of any food or other product or products, at a price in excess of the lawful maximum price at which his supplier may sell such maple product to him under the provisions of this Order.

8. (1) Every processor who is not a primary producer and every wholesale distributor selling any maple products shall

- (a) furnish each buyer of such maple product with an invoice showing accurately the name and complete address of the consignee, the size of container, the price per pound, gallon, container or case, and if graded maple syrup or maple sugar, the grade; and
- (b) retain a copy of such invoice in his place of business available for inspection by any representative of the Board, for ninety days after the date of shipment of such maple product.

(2) The buyer to whom such invoice is furnished pursuant to subsection (1) of this Section shall retain such invoice in his place of business, available for inspection by any representative of the Board, for ninety days after the date on which he received such invoice.

9. The provisions of clause (d) of Section 3 of Order No. 189 of the Board shall not apply to sales of maple syrup by a primary producer to any manufacturer, processor, wholesaler, retailer or other dealer.

10. The Schedule to Order No. 116 of the Board as amended by Order No. 125 of the Board is hereby further amended by deleting the following words:

"Bottled maple syrup".

11. This order shall be effective on and after the 18th day of March, 1943.

Made at Ottawa this 16th day of March, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 251

Respecting the Rationing of Small Arms Ammunition

Made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Order Number C.S. 37 to curtail the use of small arms ammunition;

And whereas by Order in Council P.C. 504, dated January 23, 1943, it was ordered that the jurisdiction of the Controller of Supplies, with respect to the goods referred to therein, including small arms ammunition, be terminated and that the said Order of the Controller of Supplies be deemed to be an Order of this Board;

And whereas this Board deems it expedient to amplify the provisions of the said Order Number C.S. 37 and to consolidate such Order as amplified;

Therefore the said Order Number C.S. 37 is hereby revoked and the following substituted therefor:—

1. For the purposes of this Order,

(a) "authorized purchaser" means a person named or referred to in Section 2 of this Order;

(b) "Board" means the Wartime Prices and Trade Board;

(c) "certificate of essentiality" means the form provided and so designated by the Board and intended for use by authorized purchasers;

(d) "Director" means the Director of Small Arms Ammunition appointed by the Board;

(e) "Ration Administrator" means the Administrator of Consumer Rationing appointed by the Board;

(f) "remote area" means any place in Canada located north of a line commencing at Portland Canal in British Columbia; thence easterly along latitude fifty-five degrees north to longitude ninety-five degrees west; then southerly along the said degree of longitude to a point distant northerly ten miles from the main line of the Canadian National Railway; thence easterly, parallel with and distant northerly ten miles from said main line to the Ontario-Quebec boundary; thence northerly along the said boundary to latitude forty-nine degrees north; thence easterly along said latitude forty-nine degrees north to the centre of the St. Lawrence River; thence in a northeasterly direction along the centre of the said river and the Gulf of St. Lawrence to the most easterly limit of Canada and shall include Anticosti Island, the Magdalen Islands, Miscou, Shippigan and Sable Islands, but shall not include any place located within ten miles of the following railway lines:—

(i) the railway lines running north from Edmonton to the Peace River district in Alberta;

(ii) the railway line running north from Edmonton to Waterways, in Alberta;

(iii) the railway line running north from The Pas to Churchill in Manitoba;

(iv) the Timiskaming and Northern Ontario Railway;

(g) "retailer" means a person who sells small arms ammunition to a user;

(h) "retailer's replenishment certificate" means the form provided and so designated by the Board and intended for use by retailers;

(i) "settled area" means any place in Canada which is not located in a remote area;

(j) "small arms ammunition" means rifle, shotgun, revolver or pistol cartridges, other than gas cartridges, including rim fire cartridges, centre fire cartridges and shot shells and includes component parts such as primers, empty primed shot shells and other shell and cartridge parts;

(k) "wholesaler" means a person who, in the ordinary course of business, sells small arms ammunition otherwise than at retail, and includes a jobber or distributor;

(l) "wholesaler's replenishment certificate" means the form provided and so designated by the Board and intended for use by wholesalers.

PART I

PURCHASE AND USE BY AUTHORIZED PURCHASERS

2. For the purposes of this Order, the following persons shall be authorized purchasers of small arms ammunition:

- (a) a person duly authorized to purchase small arms ammunition for the Royal Canadian Mounted Police or any provincial, municipal or railway police force, or any penal institution;
- (b) a person duly authorized to purchase small arms ammunition for an industrial plant, bank, railway, public utility company or other commercial establishment for the purpose of supplying ammunition to guards engaged in the protection of property;
- (c) a trapper licensed as such by a department of the Government of Canada or of a provincial government;
- (d) a prospector;
- (e) a person who relies on the hunting of wild game and birds for food;
- (f) a person who requires ammunition as a means of protecting live stock and other animals, poultry and other birds, and crops from predatory animals, rodents and birds;
- (g) a rifle, revolver or gun club, provided it has obtained the written permission of the Director to purchase small arms ammunition;
- (h) a defence unit other than one organized under the Militia Act, provided it has obtained the written permission of the Director to purchase small arms ammunition.

3. Nothing in this Order shall be deemed to affect the purchase of small arms ammunition by or for any department of the Government of Canada or of a provincial government.

4. (1) No person other than an authorized purchaser shall acquire small arms ammunition for use, and no person shall supply small arms ammunition for use except to an authorized purchaser.

(2) No authorized purchaser shall acquire small arms ammunition except by purchase in accordance with the provisions of this Order, and no person shall supply small arms ammunition to an authorized purchaser except in accordance with such provisions.

5. (1) No authorized purchaser shall buy or offer to buy small arms ammunition except from a merchant dealing in small arms ammunition in the ordinary course of business and holding a valid licence pursuant to Order No. 202 of the Board, and no person except such a merchant shall sell or offer to sell small arms ammunition to an authorized purchaser.

(2) No authorized purchaser referred to in clause (d), (e) or (f) of Section 2, who resides in a settled area, shall buy small arms ammunition unless he first

- (a) completes and signs a certificate of essentiality in triplicate; and
- (b) files one copy of the said certificate of essentiality with the nearest local Ration Board; and
- (c) obtains from the said local Ration Board an approval in writing of the intended purchase by means of an endorsement to that effect on the original and duplicate of the certificate; and
- (d) surrenders the said original and duplicate to the merchant from whom he intends to purchase.

(3) No authorized purchaser, other than one referred to in subsection (2) of this Section, who resides in a settled area, shall buy small arms ammunition unless he first completes and surrenders a certificate of essentiality, in duplicate, to the merchant from whom he intends to purchase.

(4) No authorized purchaser who resides in a remote area shall purchase small arms ammunition from a merchant whose place of business is located in a settled area unless he states to such merchant his name, place of residence, and occupation and the purpose for which the said ammunition is required by him.

6. No authorized purchaser who completes and surrenders to his supplier a certificate of essentiality at the time he purchases small arms ammunition shall use such small arms ammunition for any purpose other than the purpose set forth in such certificate of essentiality.

PART II

RETAILERS, WHOLESALERS AND MANUFACTURERS

7. No retailer or wholesaler shall acquire from any person or supply to any person any small arms ammunition except in accordance with the provisions of this Order and no person shall supply any small arms ammunition to any retailer or wholesaler except in accordance with such provisions.

8. (1) No retailer shall buy or offer to buy small arms ammunition except from a wholesaler to whom he surrenders with his order therefor the original and one copy of a retailer's replenishment certificate completed and signed by him in triplicate and stating the quantity and kind of small arms ammunition being ordered.

(2) No wholesaler shall supply small arms ammunition to a retailer unless he first obtains upon the retailer's replenishment certificate the approval in writing of a person designated by the Ration Administrator.

9. (1) No wholesaler shall buy or offer to buy small arms ammunition except from a manufacturer of small arms ammunition to whom he surrenders with his order the original and one copy of a wholesaler's replenishment certificate completed and signed by him in triplicate and stating the quantity and kind of small arms ammunition being ordered.

(2) No manufacturer of small arms ammunition shall supply any small arms ammunition to a wholesaler unless the wholesaler's replenishment certificate referred to in subsection 1 of this Section has been approved in writing by or on behalf of the Ration Administrator.

10. Every retailer and every wholesaler shall

(a) not later than the tenth day of each month, forward to an office designated by the Ration Administrator one copy of every certificate of essentiality received by him from his customers during the preceding month;

(b) keep on his file one copy of each certificate of essentiality received by him from authorized purchasers and of each retailer's replenishment certificate completed and signed by him or surrendered to him, as the case may be, and, in the case of a wholesaler, a copy of each wholesaler's replenishment certificate completed and signed by him, and the said certificates together with his books, records and other documents necessary to show and make a full disclosure of all his purchases and sales of small arms ammunition, shall, upon request, be made available to, for inspection by, any person on behalf of the Board.

11. On or before the last day of every month after the effective date of this Order every manufacturer of small arms ammunition shall file with the Director a copy of every invoice issued by him respecting sales of small arms ammunition made during the period from the 25th day of the preceding month to and including the 25th day of the month in which the said filing takes place, together with a signed statement showing that the said invoices contain a true and proper record of all such sales made by him during the said period.

12. No person except a wholesaler or manufacturer of small arms ammunition, who holds a licence pursuant to Order Number 202 of the Board shall supply small arms ammunition to a retailer or a wholesaler.

PART III

GENERAL PROVISIONS

13. No person shall

(a) alter, deface, mutilate obliterate, or destroy any completed certificate of essentiality, completed retailer's replenishment certificate, completed wholesaler's replenishment certificate or other document relating to the purchase or use of small arms ammunition or anything printed or written thereon;

- (b) impersonate or falsely represent himself or any other person as being a person named or referred to as an authorized purchaser or as being a resident in a remote area.

14. A local Ration Board or a person designated by the Ration Administrator to approve of a retailer's replenishment certificate may approve of or vary the quantity of small arms ammunition that a person may purchase or decline to approve of the purchase of any small arms ammunition by a person.

15. Notwithstanding anything contained in this Order the Ration Administrator may from time to time

- (a) require any person to furnish such information in such form and at such time or times as he may prescribe;
- (b) require a person, who has in his possession or under his control any small arms ammunition, to transfer or deliver the same to any other person;
- (c) grant exemption in writing from any of the provisions of this Order in any individual case of undue hardship or other special circumstances;
- (d) designate as being a remote area, any place in Canada which otherwise is a settled area according to the provisions of this Order; and
- (e) designate as being a settled area, any place in Canada which otherwise is a remote area according to the provisions of this Order.

16. This Order shall be effective on and after the 24th day of March, 1943.

Made at Ottawa, the 16th day of March, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 252

Respecting Beef

(Consolidated as amended by Orders Nos. 267 and 279.)

made pursuant to authority conferred by Order in Council P.C. 8528 dated November 1, 1941.

Whereas it is expedient to amplify the provisions of Order No. 194 of the Board and to consolidate such Order as amplified;

Therefore, except as provided in Section 9 hereof, said Order No. 194 is hereby revoked by the Board and the following is substituted therefor:

Sales at Wholesale

1. (1) The maximum price at which any person in any zone may sell or offer to sell at wholesale any quality of carcass, side or quarter of beef in any particular period to any person
 - (a) in any part of the same zone shall be the price set forth in Schedule "A" hereto for that quality in that zone in that period;
 - (b) in any part of any other zone shall be the price set forth in such Schedule for that quality in that period in the zone in which the buyer is situated;
 - (c) in any part of Canada not included in a zone shall be the price set forth in such Schedule for that quality in that period in the zone in which the seller is situated.
- (2) The price referred to in clauses (a) and (b) preceding shall be the delivered price at the buyer's place of business, or if delivered by railway, to the railway station nearest to the buyer's place of business; provided that, if delivery is by railway express at the buyer's request, the difference between railway freight and express charges may be added to such price if such difference is shown as a separate item on the seller's invoice for such beef.

- (3) Every person who sells at wholesale any beef in any zone shall equitably distribute his available supplies of beef among his customers in such zone at the delivery point referred to in subsection (2) preceding; and, for the purposes of this Section, each customer who operates a branch of his business or otherwise operates more than one place of business shall be deemed to be a separate customer in respect of each branch or place of business operated by him in such zone, and delivery to such customer in any zone shall be made to the place of business therein designated by such customer or, if delivery is by railway, to the railway station nearest to such designated place of business.
- (4) Where the sale of beef is to a person to whom clause (c) of subsection (1) of this Section applies, the seller may add the transportation cost from the shipping point to the point of delivery to the buyer, if such cost is shown as a separate item on the seller's invoice for such beef.
- (5) The maximum price at which any person in any part of Canada not included in a zone, may sell or offer to sell at wholesale to any other person in any part of Canada any quality of carcass, side or quarter of beef in any particular period shall be such as may be approved or prescribed from time to time in writing by the Foods Administrator with the approval of the Chairman of the Board.
- (6) The maximum price at which any person may sell or offer to sell at wholesale to any other person any cut of beef of any quality in any particular period shall be the price prescribed from time to time in writing by the said Foods Administrator with the approval of the Chairman of the Board.
- (7) The price at which any person in any zone or part of Canada may sell or offer to sell at wholesale any quality of any quarter or cut of kosher beef in any particular period shall not exceed the lawful maximum price on sales at wholesale in that zone or part of Canada for that quality of that quarter or cut in that period prescribed by or under the authority of this Order, together with kosher charges not exceeding those established by that person in the same slaughtering place during the basic period from September 15 to October 11, 1941.

2. (1) Every person selling any beef at wholesale shall

- (a) furnish each buyer of such beef with an invoice showing
 - (i) the name and complete address of the consignee;
 - (ii) the weight and price per pound of the beef purchased by such buyer;
 - (iii) any fee, levy, commission, agency, service or other charge, payment, bonus, gift, or other consideration payable, paid, given or to be given in respect of such beef; and
 - (iv) the quality of the beef purchased and whether it is a carcass, side, fore quarter, hind quarter, or cut and, if a cut, specifying accurately the cut; provided that, in showing the quality of beef purchased, the following abbreviations may be used:
 - "S.P." for Special Quality;
 - "COMM." for Commercial Quality;
 - "P.Q." for Plain Quality;
 - "COW" for Cow Beef;
 - "BULL" for Bull Beef;
 - "C.Q." for Cutter Quality; and
 - "BONER" for Boner Quality;
- (b) retain a copy of such invoice in his place of business, available for inspection by any representative of the Board, for ninety days after the date of shipment.

- (2) The buyer to whom an invoice is furnished pursuant to subsection (1) of this Section shall retain such invoice in his place of business, available for inspection by any representative of the Board, for ninety days after the date on which he received such invoice.

Sales at Retail

3. (1) No person selling beef at retail in any zone shall buy or otherwise acquire, and no other person shall buy or otherwise acquire on his behalf, any quality of carcass, side, quarter or cut of beef in any period at a total delivered cost in excess of the lawful maximum price on sales at wholesale in that zone for that quality in that period, together with the cost of transportation from the railway station nearest to the buyer's place of business if delivery is by railway.
- (2) Except with written authority of the Foods Administrator, no person selling beef at retail shall acquire any beef by acquiring and slaughtering any cattle or having such cattle slaughtered for him unless he regularly acquired beef in that manner during the basic period from September 15 to October 11, 1941.
- (3) For the purposes of this Section,
 - (a) any person who acquires any cattle and slaughters them or causes them to be slaughtered for him shall be deemed to have acquired beef;
 - (b) any fee, levy, commission, agency, service or other charge, payment, bonus, gift or other consideration, paid, payable, given or to be given by any person to any other person for any beef, or to any person who acquires such beef on his behalf, shall be deemed to be a part of the total delivered cost of such beef;
 - (c) any person selling beef at retail who operates a branch of his business or otherwise operates more than one place of business, shall, in respect of each such branch or place of business be deemed to be a separate buyer of beef.
4. The maximum price at which any person may sell or offer to sell at retail any beef shall be determined as follows: he shall regulate his selling prices for various cuts or portions of beef so that the aggregate price received or charged by him for all cuts and portions from any carcass, side, quarter or cut purchased or otherwise acquired by him shall not exceed the total of
 - (a) his lawful delivered cost of that carcass, side, quarter or cut as set forth in Section 3 hereof (except the difference between railway freight and railway express charges, if any, included in such cost); and
 - (b) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on beef of the same or substantially similar quality, but in no event exceeding 7 cents per pound of beef.
5. The prices and markups of all persons selling beef at retail shall be subject to periodic examination by any authorized representative of the Board, and any such representative may apply such tests and require any person to submit to such beef cutting or other tests as may be authorized by the Board.

General Provisions

6. No person shall sell or buy, or offer to sell or buy, at wholesale, any beef except one or more carcasses, sides, fore quarters, hind quarters or cuts as defined by this Order, and
 - (a) in the case of cuts, only those cuts for which maximum prices have been prescribed under authority of this Order for the period during which the sale or purchase takes place; and
 - (b) in the case of any carcass, side, fore quarter or hind quarter of boner beef, only if authorized in writing by the Foods Administrator.
7. No person selling beef at wholesale shall substitute any cuts for a carcass, side or quarter ordered by a buyer unless the buyer has previously consented to the substitution.
8. Carcasses of cattle or calves having a weight in the carcass at the place of slaughter of more than 225 pounds with the hide removed or more than 250 pounds with the hide on, and all sides, quarters and cuts derived from such carcasses, shall, for the purposes of The Wartime Prices and Trade Regulations and this Order, be deemed to be beef and not veal.

9. Notwithstanding anything contained in this Order, the provisions of Order No. 194 of the Board shall until August 31, 1943, apply to and continue in full force and effect in respect of sales at wholesale of beef frozen prior to March 25, 1943, in the form of carcasses, sides, fore quarters, hind quarters or cuts as defined in said Order No. 194.

(Section 9 as amended by Orders Nos. 267 and 279.)

Definitions

10. For the purposes of this Order,

- (1) "beef" means fresh or frozen beef of a quality defined in Section 12 hereof; and
- (2) "sale at wholesale" means any sale except a sale at retail and "sell at whole-sale" shall have a corresponding meaning.

11. For the purposes of this Order,

- (1) "carcass" means a full dressed carcass of beef with the hide removed, including two fore quarters and two hind quarters from which, pursuant to Order No. 231 of the Board, the following have been removed:
 - (a) all internal fats adhering to the surface of the body cavity known as crotch (or pelvic) fat; and
 - (b) the kidneys and all internal fats known as kidney fat and fat adhering to the tenderloin and flanks; and
 - (c) all internal brisket fats, including fat in the heart area which does not adhere to the heart when the heart is removed; and
 - (d) the cod fat, udder and udder (dug) fat.
- (2) "cut" means any of those bone-in or boneless portions of beef derived from a carcass and as defined in Section 13 hereof;
- (3) "fore quarter" means the fore end of a side cut to include not more or less than eleven rib bones;
- (4) "hind quarter" means the hind end of a side cut to include not more or less than two rib bones; and
- (5) "side" means one-half of a carcass and includes one fore quarter and one hind quarter.

12. For the purposes of this Order,

- (1) "special quality beef" means beef obtained from the carcasses of cattle and each such carcass shall be in accordance with the following specifications:
 - (i) it shall have a cold weight at the processor's plant of not less than 375 pounds;
 - (ii) it shall be in accordance with specifications prescribed for Choice Beef (Red Brand) in the Regulations respecting the grading, branding and sale of branded beef passed under the authority of the Livestock and Livestock Products Act 1939;
 - (iii) it shall have been branded with the Red Brand in the manner provided by the said Regulations.
- (2) "commercial quality beef" means beef obtained from the carcass of a steer, heifer or well fleshed heifery cow of good conformation which carcass shall be in accordance with the following specifications:
 - (i) there shall be a good proportion of lean meat to bone;
 - (ii) the chine bone shall show cartilages, called "buttons" at least as far back on the carcass as the fourth rib numbering from the front end;
 - (iii) the exterior fat covering may vary from heavy to moderate and shall extend along the loins and ribs from the middle of the shoulders to the pin bone but need not cover the surface of the chucks or loins; provided that the exterior fat covering in the case of the carcass of a heifery cow may be more than that in the case of a steer or heifer but shall not be excessively wasty;
 - (iv) the colour of the fat may vary from white to light yellow.

- (3) "plain quality beef" means beef obtained from the carcass of a steer or heifer, which carcass shall be in accordance with the following specifications:
 - (i) there shall be at least a medium proportion of lean meat to bone;
 - (ii) the chine bone shall show "buttons" at least as far back on the carcass as the fourth rib numbering from the front end;
 - (iii) there shall be some exterior fat covering portions of the surface on ribs and loins, which covering may be thin and patchy and may be white, whitish grey or light yellow in colour;
 - (iv) the chucks and rounds may be without any fat covering.
 - (4) "cutter quality beef" means beef obtained from the carcass of a steer or heifer, which carcass shall be in accordance with the following specifications:
 - (i) there shall be a fair proportion of lean meat to bone;
 - (ii) the exterior fat covering may be thin and uneven.
 - (5) "cow beef" means beef obtained from the carcasses of young to mature cows which carcasses shall be in accordance with the following specifications:
 - (i) there shall be a good to fair proportion of lean meat to bone;
 - (ii) the exterior fat covering may vary from little to abundant;
 - (iii) the colour of the fat may vary from white to yellow.
 - (6) "bull beef" means beef from the carcasses of young to mature bulls, which carcasses shall be in accordance with the specifications set out in subsection (5) above for cow beef.
 - (7) "boner beef" means beef obtained from the carcass of a cow, steer, heifer or bull, which carcass shall be in accordance with the following specifications:
 - (i) there may be a large proportion of bone to flesh;
 - (ii) it may be without any exterior fats.
13. For the purposes of this Order,
- (a) "bone-in cuts" derived from hind quarters include:
 - (1) "flank" being that portion of the hind quarter obtained by starting at the front end of the hind quarter at a point not more than 12 inches from the inside of the chine bone and cutting in a direct line through the hind quarter to a point that just leaves the knee-fold lymphatic gland on the loin and shall constitute 9 per cent to 10 per cent of the hind quarter (by weight);
 - (2) "long loin" being that portion of the hind quarter from which the flank and back steak, have been removed and consisting of the steak piece (or sirloin butt) and short loin and obtained by cutting crosswise from the third last vertebra in a direct line to the point where the flank terminates;
 - (3) "short loin" being that portion of a long loin from which the steak piece (or sirloin butt) has been removed and obtained by cutting crosswise at the pin bone and leaving not over one-half inch ($\frac{1}{2}$ ") of the pin bone on the short loin and from which the flank and back steak have been removed;
 - (4) "shell loin" being a short loin with the tenderloin and chine bone removed but with the rib bones left in;
 - (5) "steak piece" or "sirloin butt" being that portion of a long loin remaining after the short loin has been removed;
 - (6) "short hip" or "round" being that portion of the hind quarter remaining after the long loin and flank have been removed;
 - (7) "long hip" being that portion of the hind quarter remaining after the short loin and flank have been removed.
 - (b) "bone-in cuts" derived from fore quarters include:
 - (1) "rack" being the upper part of the fore quarter obtained by starting from a point on the hind end of the fore quarter not more than 12 inches (12") from the inside chine bone and cutting lengthwise in that direct line through to a point on the front end of the fore quarter which just leaves the knuckle bone in the shank;

- (2) "rib (7 bones)" being that portion of the rack obtained by cutting crosswise in a direct line between the 7th and 8th rib bones numbering from the hind end of the fore quarter;
 - (3) "square cut chuck" or "Montreal block" being that portion of the rack remaining after the 7-bone rib cut has been removed;
 - (4) "shank" being the leg on the fore quarter cut off in a direct line to include the knuckle bone;
 - (5) "brisket point" being the lower front end portion of the fore quarter remaining after the shank and rack have been removed and obtained by cutting crosswise in a direct line between the 6th and 7th and 8th rib bones numbering from the hind end of the fore quarter;
 - (6) "plate" being the lower hind end portion of the fore quarter remaining after the brisket point and shank have been removed;
 - (7) "triangle" or "Montreal crosscut" being the fore quarter in one piece from which the 7-bone rib cut has been removed;
 - (8) "cross cut" or "bottom end" being that portion of the fore quarter in one piece consisting of the square cut chuck, brisket point and shank.
- (c) "boneless beef cuts" derived from hind quarters include:
- (1) "flank" being the same cut as defined in item (1) of clause (a) of this Section with bones, flank steak and surplus fat removed;
 - (2) "flank steak" being the piece of lean meat adhering to the inside surface of the bone-in flank;
 - (3) "strip loin" being that portion of the short loin lying above the rib bones;
 - (4) "tenderloin" or "fillet" being that piece of lean meat lying along the back bone on the underside or inside of the long loin with surplus fat removed;
 - (5) "steak piece" or "sirloin butt" being the same cut as defined in item (5) of clause (a) of this Section with bones and tenderloin removed;
 - (6) "short hip" being the same cut as defined in item (6) of clause (a) of this Section with bones removed.
- (d) "boneless beef cuts" derived from fore quarters include:
- (1) "rib (7 bones)" being the same cut as defined in item (2) of clause (b) of this Section with bones, fell, gristle at end of the vertebra known as the back strap and the meat between the rib bones known as fingers, removed;
 - (2) "square cut chuck" or "Montreal block" being the same cut as defined in item (3) of clause (b) of this Section with bones and shoulder clod removed;
 - (3) "shoulder clod" being that portion of a bone-in square cut chuck lying above the blade bone;
 - (4) "brisket point" being the same cut as defined in item (5) of clause (b) of this Section with bones, surplus fat and meat between the rib bones, known as fingers, removed;
 - (5) "plate" being the same cut as defined in item (6) of clause (b) of this Section with bones removed;
 - (6) "shank" being the same cut as defined in item (4) of clause (b) of this Section with the bones removed.
- (e) "boneless beef cuts" derived from boner beef (except as otherwise provided herein) include:
- (1) "bull meat" being the boneless meat obtained from any portion of a bull carcass from which the surplus fat has been removed;
 - (2) "ham inside" being the boneless meat obtained from the inside part of the hip;
 - (3) "ham outside" being the boneless meat obtained from the outside part of the hip;

- (4) "knuckle" being the boneless meat obtained from the hip after the ham inside and ham outside have been removed;
- (5) "sirloin butt" being the boneless meat obtained from that part of the bone-in sirloin butt and hip remaining after the ham-set (ham inside, ham outside, and knuckle) have been removed;
- (6) "boneless strip" being the boneless meat obtained from that portion of the short loin lying above the rib bones;
- (7) "regular roll" being the boneless meat known as the eye of the rib obtained by removing the entire outer portion of the rib;
- (8) "shoulder clod" being the boneless meat obtained from that portion of the bone-in square cut chuck lying above the blade bone;
- (9) "chuck" being the boneless meat obtained from the square cut chuck after the shoulder clod has been removed;
- (10) "trimmings" being the portions of boneless meat with surplus fat removed, obtained in the process of making bone-in or boneless cuts from any quality of beef;
- (11) "minute steaks" being boneless meat obtained from strip loins of any quality of beef with all surplus fat and tissue removed by cutting, frenching or otherwise processing into thin steaks;
- (12) "hamburger" being the boneless ground meat obtained from any quality of beef.

Zones

14. For the purposes of this Order, Canada is hereby divided into the following zones:—

Zone 1: composed of

- (a) those parts of the provinces of Prince Edward Island, Nova Scotia, and New Brunswick, not included in zone 2;
- (b) that part of the province of Quebec lying to the south of the St. Lawrence River and east of, and including all stations on, the Temiscouata Railway from Riviere du Loup to the boundary between the provinces of Quebec and New Brunswick; and
- (c) that part of the province of Quebec included with the Counties of Lac St. Jean and Chicoutimi;

Zone 2: composed of

the cities of Charlottetown, Halifax, Sydney, Moncton and Saint John and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 3: composed of

that part of the province of Quebec, not included in Zones 1, 4 and 5, lying to the west of a line drawn from the mouth of the Saguenay River to the eastern boundary of Chicoutimi County and lying to the south of the Counties of Lac St. Jean, Chicoutimi, Temiskamingue and Abitibi;

Zone 4: composed of

- (a) the cities of Montreal and Quebec and all points lying within a radius of twenty-five miles of the city hall in the city of Montreal and of twenty miles of the city hall in the city of Quebec; and
- (b) the Island of Orleans;

Zone 5: composed of

- (a) the city of Hull and all points lying within a radius of twenty miles of the city hall in that city; and
- (b) that part of the province of Ontario lying to the south and east of the French River and Lake Nipissing and to the south of, and including all stations from North Bay to Mattawa inclusive on the Canadian Pacific

Railway and to the north and east of a line beginning at the St. Lawrence River and running northerly along the western boundary of the County of Frontenac to the 45th parallel of latitude, thence westerly along the 45th parallel of latitude to the eastern boundary of the district of Muskoka, thence southerly to and westerly along the southern boundary of the District of Muskoka to Georgian Bay;

Zone 6: composed of

all that part of Southern Ontario not included in Zone 5;

Zone 7: composed of

- (a) that part of the province of Ontario not included in zone 8 and lying to the south of, and including all railway stations from Goodwin to Weatherbe inclusive on the most northerly transcontinental line of the Canadian National Railway, and, north and west of the Canadian Pacific Railway line from Mattawa to North Bay, Lake Nipissing and the French River and east of the Nipigon River and Lake Nipigon, and including the District of Manitoulin; and
- (b) that part of the province of Quebec included within the Counties of Temiskamingue and Abitibi;

Zone 8: composed of

the cities of Timmins, Sudbury, Sault Ste. Marie, Noranda and Rouyn and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 9: composed of

that part of the province of Ontario lying to the south of, and including all railway stations from Ferland to White, inclusive, on the most northerly transcontinental line of the Canadian National Railway, and lying to the west of the Nipigon River and Lake Nipigon;

Zone 10: composed of

that part of the province of Manitoba lying to the south of the 53rd parallel of latitude;

Zone 11: composed of

that part of the province of Saskatchewan lying to the south of the 54th parallel of latitude;

Zone 12: composed of

- (a) that part of the province of Alberta not included in Zone 13 and lying to the south of the 55th parallel of latitude;
- (b) that part of the province of British Columbia lying to the east of the line formed by the Elk River from its source to its confluence with the Kootenay River and thence from such confluence along the Kootenay River to the southern boundary of the said province; and
- (c) the city of Fernie;

Zone 13: composed of

- (a) in the province of Alberta, Edson and Lovett, and all railway stations on the Canadian National Railway west of Edson and Lovett and on the Canadian Pacific Railway west of Lake Louise; and
- (b) that part of the province of British Columbia not included in Zones 12 and 14 and lying to the south of the 56th parallel of latitude excluding Vancouver Island, the Queen Charlotte Islands and all other islands lying off the coast of the said province and excluding all that part of the mainland coast of the said province lying to the north of the 50th parallel of latitude;

Zone 14: composed of

the cities of Prince Rupert, Nelson, Vancouver, and New Westminster, and all points lying within a radius of twenty miles of the city hall in the city of Vancouver;

Zone 15: composed of

all stations on any railroad on Vancouver Island, together with all that part of Vancouver Island lying to the south of a line from Port Alberni to Parksville.

15. This Order shall be effective on and after March 25, 1943.

Made at Ottawa this 23rd day of March, 1943.

D. GORDON,
Chairman.

SCHEDULE "A" REFERRED TO IN ORDER No. 252

MAXIMUM WHOLESALE PRICES (IN CENTS PER POUND) FOR CARCASSES, SIDES AND QUARTERS OF SPECIAL QUALITY, COMMERCIAL QUALITY, PLAIN QUALITY, CUTTER QUALITY COW AND BULL BEEF

QUALITY	ZONE	CARCASSES AND SIDES			Fore- quarters less than carcass and side prices by	Hind- quarters more than carcass and side prices by
		Mar. 25/43 to April 28/43	April 29/43 to May 26/43	May 27/43 and there- after		
		cts.	cts.	cts.		
Comm.....	1	20.50	21.00	21.25	3.5	3.75
"	2	20.00	20.50	20.75	3.5	3.75
"	3	20.25	20.75	21.00	3.5	3.75
"	4	19.75	20.25	20.50	3.5	3.75
"	5	19.75	20.25	20.50	3.5	3.75
"	6	19.25	19.75	20.00	3.5	3.75
"	7	20.25	20.75	21.00	3.5	3.75
"	8	19.75	20.25	20.50	3.5	3.75
"	9	19.25	19.75	20.00	3.5	3.75
"	10	18.50	19.00	19.25	3.5	3.75
"	11	18.50	19.00	19.25	3.5	3.75
"	12	18.50	19.00	19.25	3.5	3.75
"	13	19.75	20.25	20.50	3.5	3.75
"	14	19.50	20.00	20.25	3.5	3.75
"	15	20.00	20.50	20.75	3.5	3.75
Special	1-15	1.00 more than price of commercial quality in the respective zone.....			4.0	4.25
Plain.....	1-15	1.50 less than price of Commercial quality in the respective zone.....			3.0	3.25
Cutter	1-15	3.00 less than the price of Commercial quality in the respective zone.....			3.0	3.25
Cow and Bull.	1-15	2.50 less than the price of Commercial quality in the respective zone.....			3.0	3.25

WARTIME PRICES AND TRADE BOARD

Order No. 253

**Respecting Maximum Retail Prices for cuts of Beef in Toronto
and Winnipeg areas**

Made March 24, 1943

Effective March 25, 1943

REVOKED AND REPLACED BY
Order No. 260 of the Board.

THE WARTIME PRICES AND TRADE BOARD

Order No. 254

Respecting Maximum Manufacturers' Prices of Certain Groceries

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

1. The Schedule to Order No. 116 of the Board is hereby amended by deleting therefrom the words "zinc fruit jar rings".

2. This Order shall be effective on and after the 5th day of April, 1943.

Made at Ottawa, this 30th day of March, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 255

Respecting Meal and Animal Products for Feeding Purposes

Made March 30, 1943

Effective April 15, 1943

REVOKES
Order No. 101 of the Board.
(Revocation Only)

WARTIME PRICES AND TRADE BOARD

Order No. 256

Respecting the Maximum Price of Coffee

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to amend Order No. 217 of the Board;
Therefore, this Board orders as follows:—

1. Order No. 217 of the Board is hereby amended by renumbering Section 4 thereof as Section 7 and by inserting the following therein as Sections 4, 5 and 6 thereof:

"4. On and after April 1, 1943, the maximum price per pound at which a manufacturer of a concentrate, mixture or compound which contains roasted coffee, may sell or offer to sell the product for consumption in Canada is

hereby varied and shall be reduced by an amount equal to the same percentage of four cents (4c.) per pound as the percentage of coffee contained in the concentrate, mixture or compound.

5. The maximum price at which a person, other than a manufacturer thereof, may sell or offer to sell a concentrate, mixture or compound manufactured or otherwise processed in Canada which contains roasted coffee and is purchased by him on and after April 1, 1943, is hereby varied and shall be reduced by the amount, if any, by which his laid-in cost of the product is less than his laid-in cost of the same product on the last purchase thereof by him prior to the said date.

6. In any case in which the maximum price as fixed by this Order on the sale at retail of a concentrate, mixture or compound which contains roasted coffee, includes in addition to a whole number of cents a fraction of a cent, the maximum price shall be reduced to the nearest whole cent if the fraction is less than one-half cent and may be increased to the next highest whole cent if the fraction is one-half cent or more."

2. This Order shall be effective on and after the 5th day of April, 1943.

Made at Ottawa, this 30th day of March, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 257

Respecting Potatoes in British Columbia

Made March 30, 1943

Effective March 31, 1943

REVOKES

Order No. 229 of the Board

(Revocation Only)

THE WARTIME PRICES AND TRADE BOARD

Order No. 258

Respecting Bulk Cargo Freight Rates on the Great Lakes

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 133 of the Board as amended by Order No. 180, and to consolidate such Orders as amplified;

Therefore, the said Orders Nos. 133 and 180 are hereby revoked and the following is substituted therefor:

1. For the purposes of this Order,
 - (a) "Administrator" means the Administrator of Service appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
 - (b) "bulk freight vessel" means any ship other than a schooner, which is registered in Canada within the meaning of the Canada Shipping Act and carries bulk cargo in the Great Lakes including Georgian Bay, the River and Gulf of St. Lawrence and their connecting and tributary waters as far east as Sydney, N.S.;
 - (c) "operator" means any owner or charterer of a bulk freight vessel or schooner and any person, firm or corporation having lawful permit to operate a freight vessel of foreign registry in the Canadian coastwise trade;

- (d) "schooner" means any sailing vessel or self-propelled vessel of tonnage not exceeding 500 tons net register.

Bulk Freight Vessels

2. No operator of a bulk freight vessel shall charge, for carrying a bulk cargo in such vessel on any voyage in the waters referred to in clause (b) of Section 1 hereof, a rate in respect of

- (a) coal, in excess of the rate for that voyage set forth in Part I of the Schedule hereto;
- (b) miscellaneous commodities, in excess of the rate for that voyage set forth in Part II of the Schedule hereto;
- (c) newsprint, in excess of the rate for that voyage set forth in Part III of the Schedule hereto;
- (d) pulpwood, in excess of the rate for that voyage set forth in Part IV of the Schedule hereto;
- (e) iron ore, in excess of the rate for that voyage set forth in Part V of the Schedule hereto.

3. No operator of a bulk freight vessel shall charge, for carrying grain on any voyage in the waters referred to in clause (b) of Section 1 hereof, a rate in excess of the rate for that voyage fixed from time to time by the Board of Grain Commissioners for Canada, or by or under this Order.

4. No operator of a shallow draught self unloading vessel shall charge, for carrying coal cargoes of 1,000 to 1,500 tons in such vessel on any voyage in the waters referred to in clause (b) of Section 1 hereof, a rate in excess of the rate for that voyage set forth in Part VI of the Schedule hereto.

5. No operator of a self unloading freighter shall charge, for carrying coal and coke cargoes in such freighter on any voyage in the waters referred to in clause (b) of Section 1 hereof, a rate in excess of the rate for that voyage set forth in Part VII of the Schedule hereto.

Schooners

6. No operator of a schooner shall charge, for carrying a bulk cargo in such vessel on any voyage in the waters referred to in clause (b) of Section 1 hereof, a rate in respect of

- (a) pulpwood, in excess of the rate for that voyage set forth in Part VIII of the Schedule hereto, but such rate shall not include loading or unloading;
- (b) lumber, in excess of the rate for that voyage set forth in Part IX of the Schedule hereto, and such rate shall include loading and unloading.

7. (1) No operator of a schooner shall add any surcharge for War Risk Insurance on hulls, crew war bonus or naval delays to the rates set forth in Part VIII and Part IX of the Schedule hereto.

(2) The operator of a schooner shall for the purposes of loading or unloading pulpwood supply at his own expense the winch and winchman, but if in addition to supplying same, the operator is required to load or unload the pulpwood he may make a further charge of 25 cents per cord.

(3) In addition to the rates in respect of pulpwood set forth in Part VIII of the Schedule hereto an operator of a schooner may make a further charge of 25 cents per cord for river-driven wood, and between Sault-au-Mouton and Donnacoona such additional charge may be increased to 50 cents per cord.

8. If a schooner is hired on a time charter basis for any period for the transportation of pulpwood or lumber, the amount charged on such time charter basis shall not in the aggregate exceed the amount that the operator of the schooner would be entitled to receive if he were transporting such pulpwood or lumber on a cord basis or cubic foot basis at the maximum rate provided by this Order for such transportation.

9. The maximum rate which any operator of a schooner may charge for the carrying of lumber or pulpwood on any voyage from a port not listed in the

Schedule hereto, shall be the rate shown in the said Schedule for the transportation of such lumber or pulpwood from the listed port nearest to the one from which such voyage is commenced.

General Provisions

10. (1) In any case in which a contract heretofore made provides for the carrying of any cargo on any voyage affected by this Order at a rate in excess of the rate fixed by this Order, the rate so provided shall, in respect of any voyage hereafter made, be reduced to the rate fixed by this Order.

(2) In any case in which a contract heretofore made for the carrying of any cargo on any voyage affected by this Order does not stipulate a specific rate or provides that the contract or rate shall be subject to the approval of the Wartime Prices and Trade Board or of the Canadian Shipping Board, the rate shall not exceed the rate fixed by this Order.

11. (1) The Administrator or any of his Deputies or the Director of the Canadian Shipping Board may from time to time grant such exemption, permit or authority in respect of surcharge for war risk insurance, crew war bonus and naval delays or of despatch and demurrage and issue such general or specific instructions or directions in relation thereto as he deems proper; and the Administrator or any of his Deputies may from time to time grant such exemptions, permit or authority and issue such general or specific instructions or directions in respect of such other circumstances as he deems proper.

(2) In exercise of the powers conferred by subsection (1) of this Section, the Administrator or any of his Deputies may vary the rate in respect of any commodity and voyage listed in the Schedule hereto and, when prescribing the rate in respect of any commodity for any voyage not listed in such Schedule, may add such prescription by specified voyage number to such Schedule and such Schedule shall be deemed to have been amended in accordance with any such variation or prescription.

12. This Order shall be effective on and after the 10th day of April, 1943.

Made at Ottawa, the 30th day of March, 1943.

D. GORDON,
Chairman.

SCHEDULE OF MAXIMUM WATER FREIGHT RATES

(Referred to in Order No. 258 of the Wartime Prices and Trade Board.)

PART I

COAL

For movement in bulk freighters exclusive of loading and discharging costs, payable in Canadian funds, except where otherwise stated.

Voyage

To Montreal:

1. From Lake Ontario (Charlotte, Sodus and Oswego).....	\$1.00 net ton
2. From East End Lake Erie (Ashtabula, Conneaut, Erie and Buffalo)	1.15 net ton
3. From West End Lake Erie (Toledo, Sandusky, Huron, Lorain, Cleveland and Fairport).....	1.30 net ton
4. From Sydney, C.B.....	1.65 gross ton
5. " From Bras d'Or, C.B.....	1.80 gross ton

To Sorel:

6. From Lake Ontario.....	1.10 net ton
7. " East End Lake Erie.....	1.25 "
8. " West End Lake Erie.....	1.40 "

To Three Rivers:

9. From Lake Ontario.....	1.10 net ton
10. " Lake Ontario (To slow dock).....	1.25 "
11. " East End Lake Erie.....	1.25 "
12. " East End Lake Erie (To slow dock).....	1.40 "
13. " West End Lake Erie.....	1.40 "
14. " West End Lake Erie (To slow dock).....	1.55 "
15. " Sydney.....	1.50 gross ton

PART I—Continued
COAL—Continued

Voyage

<i>To Quebec:</i>		
16.	From Lake Ontario.....	\$1.20 net ton
17.	“ East End Lake Erie.....	1.35 “
18.	“ West End Lake Erie.....	1.50 “
19.	“ Sydney.....	1.50 gross ton
20.	“ Bras d’Or.....	1.65 “
<i>To Baie Comeau:</i>		
21.	From Buffalo.....	1.50 net ton
<i>To Chandler:</i>		
22.	From Sandusky.....	1.70 “
<i>To Port Alfred:</i>		
23.	From Lake Ontario.....	1.35 net ton
24.	“ East End Lake Erie.....	1.50 “
25.	“ West End Lake Erie.....	1.65 “
26.	“ Sydney.....	1.65 gross ton
<i>To Cornerbrook:</i>		
27.	From West End Lake Erie.....	2.25 net ton
<i>To Humbermouth:</i>		
28.	From West End Lake Erie.....	2.25 “
<i>To Georgian Bay: (Little Current, Britt, Midland):</i>		
29.	From Lake Erie.....	.55 “
<i>To Sault Ste. Marie:</i>		
30.	From Lake Erie.....	.35 “
31.	“ Lake Erie (To slow docks).....	.40 “
<i>To Lake Superior: (Fort William and Port Arthur):</i>		
32.	From Lake Erie.....	.40 “
33.	“ Lake Erie (To slow docks).....	.45 “
<i>To Lake Superior: (Michipicoten and Jackfish):</i>		
34.	From Lake Erie.....	.45 “
<i>To Lake Superior: (Jackfish)</i>		
35.	From Chicago.....	.50 net ton
<i>To Lake Superior: (Fort William)</i>		
36.	From Chicago.....	.45 “
<i>To Georgian Bay:</i>		
37.	From Chicago.....	.55 “
<i>To Toronto:</i>		
38.	From Lake Ontario.....	.50 “
39.	“ East End Lake Erie.....	.65 “
40.	“ West End Lake Erie.....	.80 “
41.	“ Montreal.....	.80 “
<i>To Beauharnois:</i>		
42.	From West End Lake Erie.....	1.45 “
<i>To Erieau:</i>		
43.	From Lake Erie.....	.30 “
<i>To Hamilton:</i>		
44.	From East End Lake Erie.....	.35* “
45.	“ West End Lake Erie.....	.40* “
*(Industrial coal only. Commercial coal rate 10c. additional).		
<i>To Dalhousie, N.B.:</i>		
46.	From Lake Ontario.....	2.25 net ton

PART I—Continued

COAL—Continued

Voyage

<i>To Thorold:</i>		
47. From Buffalo.....	\$.38 net ton	
<i>To Welland:</i>		
48. From Sandusky.....	.75 "	
<i>To Cornwall:</i>		
49. From Lake Ontario.....	.80 "	
<i>To Hamilton in vessels of less than 3,000 dwt.</i>		
50. From Lake Ontario.....	.50 "	
51. " East End Lake Erie.....	.65 "	
52. " West End Lake Erie.....	.80 "	
53. " Montreal.....	.80 "	
<i>To Abitibi Dock, Port Arthur:</i>		
54. From Lake Erie.....	.65 "	

All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus and naval delays, and to a demurrage charge of \$30 per hour for medium-sized upper takers and \$20 per hour for a canal-size ship.

PART II

MISCELLANEOUS COMMODITIES

For movement in bulk freighters, cargo lots, exclusive of handling costs, payable in Canadian funds, except where otherwise stated.

Voyage:

<i>Titanium Ore:</i>		
1. Murray Bay to Buffalo.....	\$2.00 U.S. gross ton	
<i>Bauxite:</i>		
2. Buffalo to Port Alfred.....	2.25 gross ton, U.S. funds	
3. Oswego to Port Alfred.....	1.82 " "	
<i>Steel:</i>		
4. Chicago to Hamilton.....	2.10 U.S. net ton	
5. Sydney to Montreal.....	2.50 net ton	
6. Sydney to Toronto.....	3.50 "	
7. Sydney to Ojibway.....	3.75 "	
8. Sydney to Port William.....	4.50 "	
<i>Phosphate Rock:</i>		
9. Buffalo to Hamilton.....	1.25 "	
<i>Clay:</i>		
10. Fairport to Little Current.....	.55 "	
11. Montreal to Sheboygan.....	3.75 gross ton	
<i>Scrap Iron:</i>		
12. Windsor to Port Colborne.....	1.25 net ton	
<i>Coke:</i>		
13. Sault Ste. Marie to Three Rivers.....	2.35 net ton	
14. Chicago to Three Rivers.....	2.65 "	
15. Buffalo to Three Rivers.....	1.35 "	
16. Sault Ste. Marie to Michipicoten.....	.35 "	
17. Sault Ste. Marie to Fort William.....	.50 "	
18. Detroit to Fort William.....	.80 "	
19. Toledo to Port Alfred.....	2.15 "	
20. Ashtabula to Port Alfred.....	2.15 "	
21. East End Lake Erie to Port Alfred.....	1.50 " coal basis	
22. West End Lake Erie to Montreal.....	1.30 " "	
23. Montreal to Toronto.....	.80 "	
24. Detroit to Montreal.....	1.50 " coal basis	

PART II—Continued

MISCELLANEOUS COMMODITIES—Continued

Voyage

Limestone:

25. Calcite to Beauharnois..... \$2.40 net ton

Gypsum:

26. Nova Scotia to Montreal..... 1.60 net ton

Stone:

27. Killarney to Toledo..... .60 net ton
 28. Killarney to Welland..... .70 “
 29. Killarney to Duluth..... .60 “
 30. Killarney to Buffalo..... .60 “

Sulphur:

31. Chicago to Baie Comeau..... 2.75 gross ton
 32. Chicago to Thorold..... 2.00 “
 33. Chicago to Sault Ste. Marie..... 1.15 “
 34. Chicago to Michipicoten..... 1.15 “
 35. Chicago to Fort William..... 1.15 “
 36. Chicago to Quebec..... 2.50 “
 37. Montreal to Cornwall..... 1.00 “

Fertilizers:

38. Hamilton to Charlottetown..... 3.25 net ton
 39. Hamilton to Saint John, N.B..... 5.00 “
 40. Hamilton to Kenosha..... 2.50 “

Petroleum:

41. (1) In Canadian Flag Tankers—
 Sarnia to Toronto—
 White Product..... .20 per barrel
 Heavy Fuel Oil..... .266 “
 (2) In United States Flag Tankers—
 When petroleum and petroleum products are so
 moved the actual charter rates for each par-
 ticular voyage may be charged.

Grain:

42. Chicago, Illinois to Great Lakes Ports in Canada, the
 rate shall be $\frac{1}{2}$ cent per bushel over the Fort William rate
 as now established or as may be established from time to
 time by the Board of Grain Commissioners for Canada.

All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus and naval delays, and to a demurrage charge of \$30 per hour for medium size upper lakers and \$20 per hour for a canal-size ship.

PART III

NEWSPRINT

For movement in bulk freighters, cargo lots, exclusive of handling costs, payable in Canadian funds, except where otherwise stated.

Voyage

To Chicago:

1. From Thorold..... \$2.00 net ton
 2. “ Three Rivers..... 3.50 “
 3. “ Quebec..... 3.50 “
 4. “ Fort William..... 3.00 “

To Buffalo:

5. From Quebec..... 2.15 “

To Cleveland:

6. From Three Rivers..... 2.15 U.S. net ton

PART III—Continued
NEWSPRINT—Continued

Voyage

<i>To Toledo:</i>		
7.	From Three Rivers.....	\$2.90 net ton
<i>To Milwaukee:</i>		
8.	From Quebec.....	3.25 “
9.	“ Fort William.....	3.00 “
<i>To Detroit:</i>		
10.	From Fort William.....	2.75 “
11.	“ Sault Ste. Marie.....	2.25 “
12.	“ Quebec.....	2.25 “
<i>To Muskegon:</i>		
13.	From Fort William.....	3.00 “
<i>To South Haven:</i>		
14.	From Fort William.....	3.00 “
<i>To Oswego:</i>		
15.	From Baie Comeau.....	2.50 “

All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus and naval delays, and to a demurrage charge of \$30 per hour for medium-size upper lakers and \$20 per hour for a canal-size ship.

PART IV
PULPWOOD

For movement in bulk freighters exclusive of handling costs, payable in Canadian funds, per cord of 128 cu. ft., except where otherwise stated.

Voyage

<i>To Thorold:</i>		
1.	From Lake Superior.....	\$3.75 per cord
2.	“ From Shelter Bay and Franquelin.....	4.00 “
<i>To Cape Vincent and Oswego:</i>		
3.	From Riviere du Loup.....	3.50 “
4.	“ Rimouski.....	3.75 “
5.	“ Bay Chaleur.....	4.50 “
6.	“ Northumberland Strait.....	4.75 “
7.	“ Shippigan.....	4.50 “
8.	“ Gaspé.....	4.25 “
9.	“ Chatham.....	4.50 “
<i>To Tonawanda:</i>		
10.	From Riviere du Loup.....	3.75 “
11.	“ Rimouski.....	4.00 “
12.	“ Shippigan.....	4.75 “
13.	“ Gaspé.....	4.50 “
14.	“ Richibucto.....	4.75 “
15.	“ Lake Superior.....	3.75 “
<i>To Erie:</i>		
16.	From Riviere du Loup.....	3.75 “
17.	“ Rimouski.....	4.00 “
18.	“ Bay Chaleur.....	4.75 “
19.	“ Shippigan.....	4.75 “
20.	“ Gaspé.....	4.50 “
21.	“ Richibucto.....	4.75 “
22.	“ Newcastle.....	5.00 “
23.	“ Lake Superior.....	3.50 “

PART IV—Continued
PULPWOOD—Continued

Voyage

<i>To Waddington:</i>		
24.	From Godbout.....	\$4.00 per cord
25.	“ Gaspe.....	4.25 “
26.	“ Northumberland Strait.....	4.50 “
27.	“ Pugwash.....	4.75 “
<i>To Three Rivers:</i>		
28.	From Ste. Anne des Monts.....	2.50 “
29.	“ Trinity Bay.....	2.25 “
<i>To Detroit:</i>		
30.	From Lake Superior.....	3.00 “
31.	“ Georgian Bay.....	2.75 “
32.	“ Richibucto.....	4.75 “
33.	“ Newcastle.....	5.00 “
<i>To Green Bay:</i>		
34.	From Lake Superior.....	\$3.25 U.S. per cord
35.	“ Michipicoten.....	2.50 “ “
36.	“ Georgian Bay.....	2.75 “ “
<i>To Port Huron:</i>		
37.	From Buctouche.....	\$4.75 per cord
38.	“ Mechins.....	4.25 “
39.	“ St. Francis.....	5.50 “
40.	“ Ste. Anne des Monts.....	4.25 “
41.	“ Newcastle.....	4.75 “
42.	“ Black Cape.....	4.75 “
43.	“ Lake Superior Ports.....	3.00 “
<i>To Muskegon:</i>		
44.	From Lake Superior.....	\$3.25 U.S. per cord

All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus and naval delays, and to a demurrage charge of \$30 per hour for medium-size upper lakers and \$20 per hour for a canal-size ship.

PART V
IRON ORE

For movement in bulk freighters, cargo lots, exclusive of handling charges, payable in Canadian funds, except where otherwise stated.

Voyage

<i>To Sault Ste. Marie:</i>		
1.	From Duluth.....	\$.53 gross ton
2.	“ Marquette.....	.32 “
3.	“ Escanaba.....	.42 “
4.	“ Michipicoten.....	.32 “
<i>To Hamilton:</i>		
5.	From Duluth.....	.90 “
6.	“ Marquette.....	.81 “
7.	“ Escanaba.....	.67½ “
<i>To Port Colborne:</i>		
8.	From Lake Superior.....	.65 “
9.	“ Michipicoten to Detroit.....	.48 “
10.	“ Michipicoten to Buffalo.....	.60 “
11.	“ Michipicoten to Cleveland.....	.53 “

All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus, and naval delays, and to a demurrage charge of \$30 per hour for medium-size upper lakers and \$20 per hour for a canal-size ship.

PART VI

COAL

Shallow draught self unloaders.

Small cargoes of from 1,000 to 1,500 tons including discharging, payable in Canadian funds, except where otherwise stated.

*Voyage**From Lake Ontario Ports:*

1.	To Oakville.....	\$.85 net ton
2.	" Port Credit.....	.85 "
3.	" Toronto.....	.66 "
4.	" Port Hope.....	.80 "
5.	" Cobourg.....	.80 "
6.	" Oshawa.....	.80 "
7.	" Trenton.....	.90 "
8.	" Point Anne.....	.90 "
9.	" Belleville.....	.90 "
10.	" Picton.....	.90 "
11.	" Napanee.....	.95 "
12.	" Kingston.....	.75 "
13.	" Gananoque.....	.80 "
14.	" Brockville.....	.80 "
15.	" Prescott.....	.85 "
16.	" Cardinal.....	.90 "
17.	" Iroquois.....	.95 "
18.	" Morrisburg.....	.70* "
19.	" Cornwall.....	1.00 "
20.	" Cedars.....	1.55 "
21.	" Montreal.....	1.20* "
22.	" Sorel.....	1.30 "

*Rate exclusive of discharging.

From Montreal:

23.	To Oakville.....	1.35 "
24.	" Trenton.....	1.35 "
25.	" Kingston.....	1.35 "
26.	" Brockville.....	1.10 "
27.	" Cardinal.....	1.00 "
28.	" Iroquois.....	1.00 "
29.	" Cornwall.....	.85 "

COKE

From Montreal:

30.	To Picton.....	\$1.90 net ton
31.	" Bay of Quinte Ports.....	1.90 "
32.	" Brockville.....	1.55 "

All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus and naval delays, and to a demurrage charge of \$30 per hour for medium-size upper lakers and \$20 per hour for a canal-size ship.

PART VII

SELF UNLOADER COKE RATES FOR THE REGULAR SEASON OF LAKE NAVIGATION

*Voyage**To Sault Ste. Marie, Ontario:*

1.	From Detroit, Lake Erie Car Dumps and Harriet Dock, Buffalo.....	\$1.38 n.t. Canadian funds
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To Georgian Bay Ports:

2.	From Detroit, Lake Erie Car Dumps and Harriet Dock, Buffalo.....	1.38 " " "
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NOTE: In respect of consolidation of part cargoes to make full cargoes for delivery to two ports or more, the deep draught port is to carry the \$1.38 freight rate and the shallow draught port is to carry 10 cts. per ton additional.

PART VII—Continued

SELF UNLOADER COKE RATES FOR THE REGULAR SEASON OF
LAKE NAVIGATION—Continued

Voyage

<i>To Sarnia, Ontario and St. Clair River Points:</i>				
3.	From Detroit and Lake Erie Car Dumps.....	\$.77	n.t.	Canadian funds
4.	“ Harriet Dock, Buffalo.....	.99	“	“
<i>To Amherstburg, Sandwich, Walkerville and Windsor, Ontario:</i>				
5.	From Detroit and Lake Erie Car Dumps.....	.55	“	“
6.	“ Harriet Dock, Buffalo.....	.77	“	“
<i>To Port Stanley, Ontario:</i>				
7.	From Detroit, Lake Erie Car Dumps and Harriet Dock, Buffalo.....	.72	“	“
<i>To Port Colborne, Ontario:</i>				
8.	From Detroit and Lake Erie Car Dumps.....	1.05	“	“
9.	“ Harriet Dock, Buffalo.....	.83	“	“
<i>To Welland Canal Ports:</i>				
10.	From Detroit and Lake Erie Car Dumps.....	1.16	“	“
11.	“ Harriet Dock, Buffalo.....	.94	“	“
<i>To Toronto and Hamilton, Ontario:</i>				
12.	From Detroit and Lake Erie Car Dumps.....	1.16	“	“
13.	“ Harriet Dock, Buffalo.....	.94	“	“
<i>To Oshawa, Ontario:</i>				
14.	From Detroit and Lake Erie Car Dumps.....	1.43	“	“
15.	“ Harriet Dock, Buffalo.....	1.21	“	“

For loadings at Sault Ste. Marie, Ontario—Algoma Steel Corporation Dock, and from the Toledo Furnace Dock, the rates to various destinations are subject to special negotiations upon inquiry, due to uncertainty of loading despatch at these docks.

GENERAL FOOTNOTES

All coke rates are based on full cargoes. In the event that part cargoes are loaded with balance going through to destination beyond, the rate on the entire cargo is to be the same as that for the final destination.

If the cargo is unloaded direct to cars, it is understood that full car supply and adequate switching service must be available on the arrival of the steamer.

Voyage

To Fort William and Port Arthur, Ontario:

16.	From all Lake Erie ports.....	\$1.05	n.t.	Canadian funds
	(Rate applies to Steamers “Midland Prince” and “Osler” only and then only on special negotiation.)			

To Sault Ste. Marie, Ontario:

17.	From all Lake Erie Ports.....	\$.70	n.t.	Canadian funds
	(Rate applies to Steamers “Midland Prince” and “Osler” only.)			

To Georgian Bay Ports:

18.	From Lake Erie Ports.....	\$.75	n.t.	Canadian funds
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NOTE: In respect of consolidation of part cargoes to make full cargoes for delivery to two ports or more, the deep draught port is to carry the 75c. rate and the shallow draught port is to carry 10c. per ton additional.

NOTE: Rate applies to Steamers “Midland Prince” and “Osler” only. For Steamers “Glenelg” and “Coalhaven” the rate is \$1.05 per net ton, Canadian funds, and if part cargo is for shallow draught dock, 10c. per ton extra.

To Goderich, Ontario:

19.	From all Lake Erie Ports.....	\$.75	n.t.	Canadian funds
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To Sarnia, Ontario:

20.	From Toledo or Sandusky.....	.42	“	“	“
21.	“ Huron and Lorain.....	.44	“	“	“
22.	“ Cleveland.....	.46	“	“	“
23.	“ Fairport, Ashtabula, Conneaut, Erie and Buffalo..	.50	“	“	“

PART VII—Continued

SELF UNLOADER COKE RATES FOR THE REGULAR SEASON OF
LAKE NAVIGATION—Concluded

Voyage

<i>To Wallaceburg, Ontario:</i>			
24.	From Toledo or Sandusky	\$.42	n.t. Canadian funds
25.	" Huron and Lorain44	" " "
26.	" Cleveland46	" " "
27.	" Fairport, Ashtabula, Conneaut, Erie and Buffalo ..	.50	" " "
<i>To Amherstburg, Sandwich, Walkerville and Windsor:</i>			
28.	From Toledo or Sandusky30	" " "
29.	" Huron and Lorain32	" " "
30.	" Cleveland34	" " "
31.	" Fairport, Ashtabula, Conneaut, Erie and Buffalo ..	.38	" " "
<i>To Port Stanley and Port Burwell, Ontario:</i>			
32.	From Toledo or Sandusky40	" " "
33.	" Huron and Lorain39	" " "
34.	" Cleveland31	" " "
35.	" Fairport, Ashtabula, and Conneaut28	" " "
36.	" Erie31	" " "
37.	" Buffalo42	" " "
<i>To Port Maitland, Ontario:</i>			
38.	From Toledo and Sandusky44	" " "
39.	" Huron and Lorain42	" " "
40.	" Cleveland37	" " "
41.	" Fairport, Ashtabula and Conneaut32	" " "
42.	" Erie29	" " "
43.	" Buffalo31	" " "
<i>To Port Colborne, Ontario:</i>			
44.	From Toledo and Sandusky48	" " "
45.	" Huron and Lorain46	" " "
46.	" Cleveland41	" " "
47.	" Fairport, Ashtabula and Conneaut35	" " "
48.	" Erie32	" " "
49.	" Buffalo30	" " "
<i>To Welland and Thorold, Ontario:</i>			
50.	From Toledo and Sandusky62	" " "
51.	" Huron and Lorain60	" " "
52.	" Cleveland57	" " "
53.	" Fairport, Ashtabula and Conneaut51	" " "
54.	" Erie49	" " "
55.	" Buffalo43	" " "
<i>To Welland Canal points below Thorold, Ontario, and including Port Weller, Ontario:</i>			
56.	From Toledo and Sandusky67	" " "
57.	" Huron and Lorain65	" " "
58.	" Cleveland62	" " "
59.	" Fairport, Ashtabula and Conneaut56	" " "
60.	" Erie54	" " "
61.	" Buffalo47	" " "
<i>To Toronto and Hamilton, Ontario:</i>			
62.	From Toledo and Sandusky71	" " "
63.	" Huron and Lorain67	" " "
64.	" Cleveland65	" " "
65.	" Fairport, Ashtabula and Conneaut60	" " "
66.	" Erie58	" " "
67.	" Buffalo50	" " "
68.	" Charlotte, Sodus and Oswego (bituminous coal) ..	.40	" " "
69.	" Charlotte, Sodus and Oswego (Anthracite coal) ..	.42½	" " "
<i>To Oshawa, Ontario:</i>			
70.	From Toledo and Sandusky80	" " "
71.	" Huron and Lorain77	" " "
72.	" Cleveland75	" " "
73.	" Fairport, Ashtabula and Conneaut70	" " "
74.	" Erie68	" " "
75.	" Buffalo61	" " "
76.	" Charlotte, Sodus and Oswego37	" " "

PART VII—*Concluded*SELF UNLOADER COAL RATES FOR THE REGULAR SEASON OF
LAKE NAVIGATION—*Concluded*

Voyage

To Cobourg and Port Hope, Ontario:

NOTE: No rates are quoted via Lake Erie, this being a shallow draught port.

77. Rates from Charlotte, Sodus and Oswego are subject to draught of water maintaining at the port—not less than sixteen feet and minimum cargoes 2,250 net tons—50c. n.t. Canadian Funds.

To Trenton, Picton and Belleville, Ontario:

78. From Charlotte, Sodus and Oswego..... \$.90 n.t. Canadian funds

To Kingston, Ontario:

79. From Charlotte, Sodus and Oswego..... .45 “ “ “
To Deep Draught Docks (Locomotive, Waterworks and Richardson's).

NOTE: In respect of Consolidation of part cargoes to make full cargoes for delivery to two docks, the deep draught dock is to carry a rate of 45c., the shallow draught dock 50c.

80. From Charlotte, Sodus and Oswego to all shallow draught docks, one discharge only..... \$.53 n.t. Canadian funds

To Prescott, Ontario:

81. From Charlotte, Sodus and Oswego..... .50 “ “ “

To Cardinal, Ontario:

82. From Charlotte, Sodus and Oswego..... .55 “ “ “

To Brockville, Ontario:

83. From Charlotte, Sodus and Oswego..... .55 “ “ “

NOTE: This rate applies when unloaded on the dock.

84. From Charlotte, Sodus and Oswego..... .60 “ “ “

NOTE: This rate applies when unloaded into hoppers.

To Point Anne, Ontario:

85. From Charlotte, Sodus and Oswego..... .85 “ “ “

To Cornwall, Ontario:

86. From Charlotte, Sodus and Oswego (Bituminous coal)... .85 “ “ “

87. From Charlotte, Sodus and Oswego (Anthracite coal)... 1.00 “ “ “

GENERAL FOOT NOTES

In respect of cargoes split between ports in the same rate zone for shipper's convenience, 5c. per ton extra on entire cargo may be added.

In respect of cargoes loaded at two ports with different rates applying, the higher rate is to apply on the entire cargo.

PART VIII

A. SCHOONER RATES FOR THE TRANSPORTATION OF PULPWOOD
TO CORNWALL

From:	Rates per cord	From:	Rates per cord
Cap Chat.....	\$4.75	Sault au Mouton.....	4.25
Ste Anne des Monts.....	4.75	Ste. Paul du Nord.....	4.25
Mechins.....	4.75	Escoumains.....	4.25
Grosses Roches.....	4.75	Bergeronnes.....	4.25
Ste Felicite.....	4.75	Trois Pistoles.....	4.00
Ragueneau.....	4.75	Riviere du Loup.....	4.00
Bersimis.....	4.75	Tadoussac.....	4.00
Colombier.....	4.75	Baie Ste Catherine.....	4.00
Ilets Jeremie.....	4.75	Port Aux Percils.....	4.00
Matane.....	4.50	St. Simeon.....	4.00
Rimouski.....	4.50	Pte. Riv. St. Francois.....	3.75
Portneuf.....	4.50	La Malbaie.....	3.75
Forestville.....	4.25	Ste. Irene.....	3.75
Anse Amable.....	4.25	Baie St. Paul.....	3.75
Anse Goelette.....	4.25	Les Eboulements.....	3.75

PART VIII—*Concluded*B. SCHOONER RATES FOR THE TRANSPORTATION OF PULPWOOD
TO THREE RIVERS

From:	Rates per cord	From:	Rates per cord
Cap Chat.....	\$3.75	Trois Pistoles.....	2.50
Ste Anne des Monts.....	3.75	St. Eloi.....	2.50
Mechins.....	3.75	Riviere du Loup.....	2.50
Grosses Roches.....	3.75	Tadoussac.....	2.25
Ste Felicite.....	3.50	Baie Ste Catherine.....	2.25
Ragueneau.....	3.50	Port aux Percils.....	2.25
Bersimis.....	3.50	St. Simeon.....	2.25
Colombier.....	3.25	Riviere Ouelle.....	2.10
Ilets Jeremie.....	3.25	Kamouraska.....	2.10
Matane.....	3.25	St. Roche des Aulnaies.....	2.00
Rimouski.....	3.00	Ste Anne de la Pocatiere.....	2.00
Portneuf.....	3.00	St. Jean Port-Joli.....	2.00
Forestville.....	3.00	Pte. Riv. St. Francois.....	2.00
Anse Amable.....	3.00	La Malbaie.....	2.00
Anse Goelette.....	3.00	St. Irene.....	2.00
Sault au Mouton.....	3.00	Baie St. Paul.....	2.00
St. Paul du Nord.....	3.00	Les Eboulements.....	2.00
Escoumains.....	2.50	Giffard.....	1.50
Bergeronnes.....	2.50	Chateau Richer.....	1.50

C. SCHOONER RATES FOR THE TRANSPORTATION OF PULPWOOD
TO LIMOILLOU AND DONNACONA

From:	Rates per cord	From:	Rates per cord
Cap Chat.....	\$3.00	Tadoussac.....	2.00
Ste Anne des Monts.....	3.00	Baie Ste Catherine.....	2.00
Mechins.....	3.00	Escoumains.....	2.00
Grosses Roches.....	3.00	St. Simeon.....	1.60
Ragueneau.....	2.75	Port aux Percils.....	1.60
Bersimis.....	2.75	Riviere Ouelle.....	1.60
Ste Felicite.....	2.75	Kamouraska.....	1.60
Matane.....	2.50	La Malbaie.....	1.50
Ilets Jeremie.....	2.50	St. Irene.....	1.50
Colombier.....	2.50	St. Jean Port-Joli.....	1.50
Portneuf.....	2.25	St. Roch des Aulnaies.....	1.50
Forestville.....	2.25	Baie St. Paul.....	1.50
Sault au Mouton.....	2.25	Les Eboulements.....	1.50
St. Paul du Nord.....	2.25	Pte Riv. St. Francois.....	1.50
Rimouski.....	2.25	Ste Anne de la Pocatiere.....	1.50
St. Eloi.....	2.00	Ste Anne de Beaupre.....	1.00
Trois Pistoles.....	2.00	Chateau Richer.....	1.00
Bergeronnes.....	2.00	Giffard.....	1.00
Riviere du Loup.....	2.00		

D. SCHOONER RATES FOR THE TRANSPORTATION OF PULPWOOD
TO PORT ALFRED

From:	Rates per cord	From:	Rates per thousand feet
Cap Chat.....	\$3.00	Pte Riv. St. Francois.....	2.00
Ste Anne des Monts.....	3.00	Baie St. Paul.....	2.00
Mechins.....	3.00	Les Eboulements.....	2.00
Grosses Roches.....	3.00	Escoumains.....	1.75
Ste Felicite.....	2.75	Riviere Ouelle.....	1.75
Ragueneau.....	2.75	Kamouraska.....	1.75
Bersimis.....	2.75	Bergeronnes.....	1.75
Matane.....	2.50	La Malbaie.....	1.75
Ilets Jeremie.....	2.50	St. Irene.....	1.75
Colombier.....	2.50	St. Jean Port-Joli.....	1.75
Portneuf.....	2.25	St. Roch des Aulnaies.....	1.75
St. Paul du Nord.....	2.25	St. Simeon.....	1.60
Rimouski.....	2.25	Baie Ste Catherine.....	1.50
St. Eloi.....	2.00	Tadoussac.....	1.50
Trois-Pistoles.....	2.00	Sacre Coeur.....	1.40
Riviere du Loup.....	2.00	Petit Saguenay.....	1.40
Ile Verte.....	2.00		

PART IX

SCHOONER RATES FOR THE TRANSPORTATION OF LUMBER
TO MONTREAL AND THREE RIVERS

From:	Rates per thousand feet	From:	Rates per thousand feet
Gaspe.....	\$5.75	Mechins.....	5.00
Mal Bay.....	5.75	Ste Felicite.....	4.75
Port Daniel.....	5.75	Ragueneau.....	4.50
Grand Riviere.....	5.75	Matane.....	4.50
Petite Vallee.....	6.25	Hamilton Cove.....	4.25
Monte Louis.....	5.75	Petit Saguenay.....	4.25
Marsouis.....	5.75	Rimouski.....	4.25
Martin River.....	5.75	Trois Pistoles.....	4.25
Shelter Bay.....	5.75	Riviere du Loup.....	4.00
Ste Anne des Monts.....	5.25	La Malbaie.....	4.00
Cap Chat.....	5.25	Baie St Paul.....	4.00

TO QUEBEC

The rates shall be 75c. less per thousand feet than the rates to Montreal and Three Rivers.

TO PORT ALFRED

From:	Rates per thousand feet
Malbaie.....	\$3.25
Baie St. Paul.....	3.25
Portneuf.....	3.25
Petit Saguenay.....	2.75

WARTIME PRICES AND TRADE BOARD

Order No. 259

Respecting Oranges

Made March 30, 1943

Effective April 5, 1943

AMENDS

Order No. 239 of the Board

(See consolidation of Order No. 239 of the Board herein.)

WARTIME PRICES AND TRADE BOARD

Order No. 260

Respecting Maximum Retail Prices for Cuts of Beef in Certain Designated Areas
(Consolidated as amended by Order No. 278.)

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 253 of the Board and to consolidate such Order as amplified;

Therefore said Order No. 253 is hereby revoked by the Board and the following is substituted therefor:

1. For the purposes of this Order,

- (a) "beef", "bull beef", "carcass", "commercial quality beef" "cow beef", "cutter quality beef", "plain quality beef", and "special quality beef", shall have the same meaning, respectively, as set forth in Order No. 252 of the Board;
- (b) "designated area" means one of the areas described in Schedule "C" hereto and includes any other territory hereafter added under the provisions of this Order;

- (c) "Foods Administrator" means the person appointed as such by the Board;
- (d) "miscellaneous cut" means any of the miscellaneous retail beef cuts described in Schedule "A" hereto;
- (e) "primary cut" means any of the retail beef cuts named and numbered from 1 to 20 (but not lettered secondary cuts set forth thereunder) in Schedule "A" hereto, being outlined and similarly numbered on the Standard Cutting Chart of Retail Primary Cuts and the Retailers' Standard Cutting Chart, both as shown in Schedule "B" to this Order;
- (f) "sale at retail" means any sale except a sale at wholesale;
- (g) "secondary cut" means any cut of beef obtained from a primary cut and being lettered and described in Schedule "A" hereto under the number and name of the primary cut from which it is obtained.

(Section 1 as amended by Order No. 278.)

2. (1) No person shall sell or offer to sell any cut of beef at retail in any designated area, except primary cuts, secondary cuts and miscellaneous cuts as defined in this Order.

(2) Every primary cut sold at retail in any designated area shall be cut in accordance with the Retailers' Standard Cutting Chart shown in Schedule "B" to this Order, and no person shall, for the purpose of selling beef at retail in any designated area separate any primary cut into any cuts except secondary or miscellaneous cuts as defined in this Order.

(3) Nothing in this Section contained shall prevent any person from selling at retail any number of primary cuts and/or secondary cuts in one portion or piece, provided that the maximum price per pound for such portion or piece of beef shall be calculated on the basis of its quality and the proportionate weights of the respective cuts therein contained.

(Section 2 as amended by Order No. 278.)

3. (1) The maximum price per pound at which any person may sell or offer to sell at retail any primary cut, secondary cut or miscellaneous cut of any quality of beef in any designated area shall be the price set forth in Schedule "A" hereto for that cut of that quality in that designated area.

(2) Any person selling kosher beef at retail in any designated area may add to the prices set forth in Schedule "A" hereto for that designated area, kosher charges not exceeding one cent per pound of kosher beef when sold at a price, including kosher charges, of less than twenty cents per pound or two cents per pound of kosher beef when sold at a price, including kosher charges, of twenty or more cents per pound.

(Section 3 as amended by Order No. 278.)

4. (1) The provisions of Section 4 of Order No. 252 of the Board shall not apply to any person selling beef at retail in any designated area.

(2) The provisions of Sections 3, 5, 6, and 8 of said Order No. 252 shall apply to this Order as if expressly contained herein.

(Section 4 as amended by Order No. 278.)

5. Notwithstanding anything contained in this Order a person selling beef at retail in any designated area shall regulate his selling prices for various cuts or portions of beef so that the aggregate price received or charged by him for all cuts and portions from any carcass, side, quarter or cut purchased or otherwise acquired by him shall not exceed the total of

- (a) his lawful delivered cost of that carcass, side, quarter or cut as set forth in Section 3 of Order No. 252 of the Board (except the difference between railway freight and railway express charges, if any, included in such cost); and
- (b) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15, 1941, to October 11, 1941, both dates inclusive, on beef of the same or substantially similar quality, provided however, that he may increase his said lawful markup to an amount not exceeding five cents per pound of beef if his basic period markup was less than that amount;

provided further that nothing contained in this Section shall permit a person to sell or offer to sell at retail any authorized cut or portion of beef in any designated area at a price in excess of the price listed in Schedule "A" hereto for that cut or portion of beef in that designated area.

(Section 5 as amended by Order No. 278.)

6. Every person selling beef at retail in any designated area shall,

- (a) post up and keep posted up in a conspicuous place, so as to be clearly readable, in each place of business in which he sells beef at retail in that designated area, a copy provided by the Foods Administrator, or if not so provided, prepared by such retailer, of Schedule "B" hereto and of that part of Schedule "A" hereto in which the prices on sales of beef at retail in that designated area are listed;
- (b) upon request of a customer at the time of the sale, furnish the customer with an invoice or sales slip showing the date of sale, the seller's name and address and the weight, price per pound and description of the cut or portion of beef purchased by the customer.

(Section 6 as re-enacted by Order No. 278.)

7. The Foods Administrator may by notice in writing signed by him and countersigned by the Chairman of the Board, and published in Canadian War Orders and Regulations designate any other territory to be part of a designated area, and when so designated the provisions of this Order shall apply thereto.

8. This Order shall be effective on and after the 29th day of April, 1943.

Made at Ottawa this 27th day of April, 1943.

D. GORDON,
Chairman.

SCHEDULE "A" TO ORDER NO. 260
 Part I—HALIFAX, SAINT JOHN AND SYDNEY AREAS
 Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
1. Boneless Shank (lying either side of the hind shank bone)	27	27	26	26	25
2. Round Steak or Roast.	40	38	36	34	33
(a) Round Steak or Roast (boneless)	42	40	38	36	35
(b) Minced Round Steak (boneless and ground)	42	40	38	36	35
3. Rump Roast.	40	38	36	34	33
(a) Round End.	40	38	36	34	33
(b) Square End.	40	38	36	34	33
4. Sirloin Tip (that boneless triangular portion of the short hip from kneecap to rump knuckle bone, cut parallel to round bone).	43	39	38	37	36
(a) Cubed Sirloin Tip (the same boneless cut as in 4 above, but cubed, with surplus fat and tissue removed).	49	45	44	43	42
5. Sirloin Steak or Roast.	45	41	39	38	37
6. Flank Steak (lying under Primary Cut No. 7)	30	28	26	25	25
7. Flank (trimmed)	21	18	18	17	16
8. Porterhouse Steak or Roast.	48	45	43	41	41
9. T-Bone Steak or Roast.	48	45	43	41	41
10. Wing Steak or Roast.	47	43	41	40	39
11. Rib Roast (with 7 rib bones) whole.	35	32	31	30	30
(a) Rolled Rib Roast (the same cut as in 11, boneless, rolled and tied).	46	43	41	40	40
(b) Prime Rib Roast (with 5 rib bones)	37	34	33	32	32
(c) Rolled Prime Rib Roast (the same cut as in (b) boneless, rolled and tied).	48	45	43	42	42
(d) Rib Roast (with 6th and 7th rib bones).	33	30	29	28	28
(e) Inside Rolled Rib Roast (boneless inside portion of the 6th and 7th rib commonly known as "eye of the rib" lying directly under the blade, rolled and tied).	49	46	44	43	43
(f) Outside Rolled Rib Roast (that boneless outside portion of the 6th and 7th rib lying directly above the blade, rolled and tied).	33	30	29	28	28

PART I—ITALIFAX, SAINT JOHN AND SYDNEY AREAS—Concluded

Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality (cents per pound)	Com- mercial Quality (cents per pound)	Plain Quality (cents per pound)	Cow Beef and Bull Beef (cents per pound)	Cuttler Quality (cents per pound)
12. Short Ribs (trimming).....	21	20	19	19	18
13. Plate Brisket.....	20	20	18	17	16
(a) Plate Brisket (boneless, rolled and tied).....	28	28	25	24	23
14. Brisket Point.....	18	18	16	15	14
(a) Brisket Point (boneless, rolled and tied).....	30	30	27	26	25
15. Round Bone Shoulder Roast.....	31	29	26	25	25
16. Short or Cross Rib Roast.....	35	33	31	30	30
17. Blade Roast.....	33	30	28	27	27
18. Chuck Roast.....	29	27	26	24	24
(a) Chuck Roast (boneless).....	34	32	31	29	29
19. Neck (boneless).....	26	24	23	23	22
20. Shank (bone-in).....	14	14	13	13	13
(a) Front Shank knuckle end bone in (shoulder portion with knuckle ends of shank and arm bones).....	11	11	10	10	10
(b) Centre Cut Shank bone in (portion remaining after removal of knuckle ends of Front Shank and knee bones).....	21	21	20	20	20
(c) Front Shank (boneless) (same cut as (a) with bone removed).....	25	24	23	23	23
Miscellaneous Cuts:					
Bonafide Stew: (any boneless stewing beef obtained from any portion of a dressed carcass).....	25	24	23	23	23
Hamburger: (any boneless ground beef, except minced round steak, obtained from any portion of a dressed carcass).....	24	23	22	22	22
Tenderloin: (that lean meat lying along the back-bone on the underside or the inside of the long loin, with surplus fat removed).....	80	76	76	76	70
Minute Steaks: (boneless beef obtained from strip loins with all surplus fat and tissue removed by cutting or frenching into thin steaks).....					40

SCHEDULE "A" TO ORDER No. 260—Continued
 PART II—QUEBEC, MONTREAL AND OTTAWA-HULL AREAS
 Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
1. Boneless Shank (lying either side of the hind shank bone).....	27	27	26	25	25
2. Round Steak or Roast.....	40	38	35	34	33
(a) Round Steak or Roast (boneless).....	42	40	37	36	35
(b) Minced Round Steak (boneless and ground).....	42	40	37	36	35
3. Rump Roast.....	40	37	35	34	33
(a) Round End.....	40	37	35	34	33
(b) Square End.....	40	37	35	34	33
4. Sirloin Tip (that boneless triangular portion of the short hip from kneecap to rump knuckle bone, cut parallel to round bone).....	42	38	37	36	36
(a) Cubed Sirloin Tip (the same boneless cut as in 4 above but cubed, with surplus fat and tissue removed).....	48	44	43	42	42
5. Sirloin Steak or Roast.....	44	41	39	38	37
6. Flank Steak (lying under Primary Cut No. 7).....	30	28	26	25	25
7. Flank (trimmed).....	21	18	18	17	16
8. Porterhouse Steak or Roast.....	47	45	42	41	40
9. T-Bone Steak or Roast.....	47	45	42	41	40
10. Wing Steak or Roast.....	46	43	41	39	39
11. Rib Roast (with 7 rib bones) whole.....	35	32	31	30	29
(a) Rolled rib roast (the same cut as in 11, boneless, rolled and tied).....	46	43	41	40	39
(b) Prime Rib Roast (with 5 rib bones).....	37	34	33	32	31
(c) Rolled Prime Rib Roast (the same cut as in (b) boneless, rolled and tied).....	48	45	43	42	41
(d) Rib Roast (with 6th and 7th rib bones).....	33	30	29	28	27
(e) Inside Rolled Rib Roast (boneless inside portion of the 6th and 7th rib commonly known as "eye of the rib" lying directly under the blade, rolled and tied).....	49	46	44	43	42
(f) Outside Rolled Rib Roast (that boneless outside portion of the 6th and 7th rib lying directly above the blade, rolled and tied).....	33	30	29	28	27

PART II—QUEBEC, MONTREAL AND OTTAWA-HULL AREAS—Concluded

Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
12. Short Ribs (braising).....	21	20	19	18	18
13. Plate Brisket.....	20	19	18	16	16
(a) Plate Brisket (boneless, rolled and tied).....	28	27	25	23	23
14. Brisket Point.....	18	17	16	14	14
(a) Brisket Point (boneless, rolled and tied).....	30	29	27	25	24
15. Round Bone Shoulder Roast.....	30	28	26	25	25
16. Short or Cross Rib Roast.....	35	33	31	30	30
17. Blade Roast.....	33	30	28	27	26
18. Chuck Roast.....	29	27	26	24	24
(a) Chuck Roast (boneless).....	34	32	31	29	29
19. Neck (boneless).....	26	24	23	22	22
20. Shank (Bone-in).....	14	14	13	13	12
(a) Front Shank knuckle end bone-in (shoulder portion with knuckle ends of shank and arm bones).....	11	11	10	10	09
(b) Centre Cut Shank Bone-in (portion remaining after removal of knuckle ends of Front shank and knee bones).....	21	21	20	20	19
(c) Front Shank (boneless) (same cut as (a) with bone removed).....	25	24	23	23	22
Miscellaneous Cuts—					
Boneless Stew: (any boneless stewing beef obtained from any portion of a dressed carcass)	25	24	23	23	22
Hamburger: (any boneless ground beef, except minced round steak, obtained from any portion of a dressed carcass).....	24	23	22	22	21
Tenderloin: (that lean meat lying along the back-bone on the underside or the inside of the long loin, with surplus fat removed).....	80	76	76	76	70
Minute Steaks: (boneless beef obtained from strip loins with all surplus fat and tissue removed by cutting or frenching into thin steaks).....					39

SCHEDULE "A" TO ORDER No. 260—Continued

PART III—TORONTO, HAMILTON, ST. CATHARINES, WELLAND, NIAGARA FALLS, BRANTFORD, LONDON AND ESSEX—
KENT-LAMBTON AREAS

Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
1. Boneless Shank (lying either side of the hind shank bone).....	26	26	26	25	24
2. Round Steak or Roast.....	39	37	34	33	33
(a) Round Steak or Roast (boneless).....	41	39	36	35	35
(b) Minced Round Steak (boneless and ground).....	41	39	36	35	35
3. Rump Roast.....	39	37	34	33	33
(a) Round End.....	39	37	34	33	33
(b) Square End.....	39	37	34	33	33
4. Sirloin Tip (that boneless triangular portion of the short hip from kneecap to rump knuckle bone, cut parallel to round bone).....	42	38	37	36	35
(a) Cubed Sirloin Tip (the same boneless cut as in 4 above but cubed, with surplus fat and tissue removed).....	48	44	43	42	41
5. Sirloin Steak or Roast.....	44	40	38	37	36
6. Flank Steak (lying under Primary Cut No. 7).....	27	27	26	25	24
7. Flank (trimmed).....	20	18	17	16	15
8. Porterhouse Steak or Roast.....	46	44	42	40	40
9. T-Bone Steak or Roast.....	46	44	42	40	40
10. Wing Steak or Roast.....	45	42	40	39	38
11. Rib Roast (with 7 rib bones) whole.....	34	32	30	29	28
(a) Rolled Rib Roast (the same cut as in 11, boneless, rolled and tied).....	45	43	40	39	38
(b) Prime Rib Roast (with 5 rib bones).....	37	34	32	31	30
(c) Rolled Prime Rib Roast (the same cut as in (b) boneless, rolled and tied).....	48	45	42	41	40
(d) Rib Roast (with 6th and 7th rib bones).....	32	30	28	27	26
(e) Inside Rolled Rib Roast (boneless inside portion of the 6th and 7th rib commonly known as "eye of the rib" lying directly under the blade, rolled and tied).....	47	46	43	42	41
(f) Outside Rolled Rib Roast (that boneless outside portion of the 6th and 7th rib lying directly above the blade, rolled and tied).....	32	30	28	27	26

Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
12. Short Ribs (braising)	21	19	19	18	18
13. Plate Brisket	20	19	19	16	16
(a) Plate Brisket (boneless, rolled and tied)	28	27	24	23	23
14. Brisket Point	18	17	15	14	14
(a) Brisket Point (boneless, rolled and tied)	30	29	26	24	24
15. Round Bone Shoulder Roast	30	27	26	25	24
16. Short or Cross Rib Roast	35	32	31	30	29
17. Blade Roast	32	30	28	26	26
18. Chuck Roast	28	27	25	24	23
(a) Chuck Roast (boneless)	33	32	30	29	28
19. Neck (boneless)	25	23	23	22	21
20. Shank (Bone-in)	14	13	13	12	12
(a) Front Shank knuckle end bone-in (shoulder portion with knuckle ends of shank and arm bones)	11	10	10	09	09
(b) Centre Cut Shank bone-in (portion remaining after removal of knuckle ends of Front Shank and knee Bones)	21	20	20	19	19
(c) Front Shank (boneless) (same cut as (a) with bone removed)	25	23	23	22	21
Miscellaneous Cuts—					
Boneless Stew: (any boneless stewing beef obtained from any portion of a dressed carcass).	25	23	23	22	21
Hamburger: (any boneless ground beef, except minced round steak, obtained from any portion of a dressed carcass)	24	22	22	21	21
Tenderloin: (that lean meat lying along the back-bone on the underside or the inside of the long loin, with surplus fat removed)	79	75	75	75	69
Minute Steaks: (boneless beef obtained from strip loins with all surplus fat and tissue removed by cutting or frenching into thin steaks)					39

SCHEDULE "A" TO ORDER No. 260—Continued

PART IV—WINNIPEG AREA

Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)	Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
1. Boneless Shank (lying either side of the hind shank bone).....	26	26	25	24	23
2. Round Steak or Roast.....	38	36	33	32	31
(a) Round Steak or Roast (boneless).....	40	38	35	34	33
(b) Minced Round Steak (boneless and ground).....	40	38	35	34	33
3. Rump Roast.....	38	36	33	32	31
(a) Round End.....	38	36	33	32	31
(b) Square End.....	38	36	33	32	31
4. Sirloin Tip (that boneless triangular portion of the short hip from kneecap to rump knuckle bone, cut parallel to round bone).....	41	38	36	35	35
(a) Cubed Sirloin Tip (the same boneless cut as in 4 above but cubed, with surplus fat and tissue removed).....	47	44	42	41	41
5. Sirloin Steak or Roast.....	43	39	37	36	35
6. Flank Steak (lying under Primary Cut No. 7).....	28	26	25	24	24
7. Flank (trimmed).....	19	18	16	15	15
8. Porterhouse Steak or Roast.....	46	43	41	39	39
9. T-Bone Steak or Roast.....	46	43	41	39	39
10. Wing Steak or Roast.....	44	41	39	38	37
11. Rib Roast (with 7 rib bones) whole.....	33	31	30	28	28
(a) Rolled Rib Roast (the same cut as in 11, boneless, rolled and tied).....	43	41	40	38	38
(b) Prime Rib Roast (with 5 rib bones).....	35	33	32	30	30
(c) Rolled Prime Rib Roast (the same cut as in (b) boneless, rolled and tied).....	45	43	42	40	40
(d) Rib Roast (with 6th and 7th rib bones).....	31	29	28	26	26
(e) Inside Rolled Rib Roast (boneless inside portion of the 6th and 7th rib commonly known as "eye of the rib" lying directly under the blade, rolled and tied).....	46	44	43	41	41
(f) Outside Rolled Rib Roast (that boneless outside portion of the 6th and 7th rib lying directly above the blade, rolled and tied).....	31	29	28	26	26

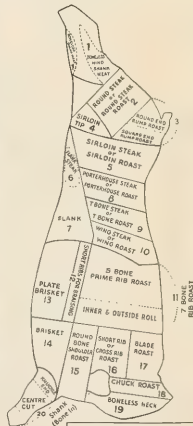
SCHEDULE B TO ORDER 260

RETAIL BEEF CHART

Retail Cut Illustrations

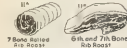


Standard Cutting Chart Retail Primary Cuts



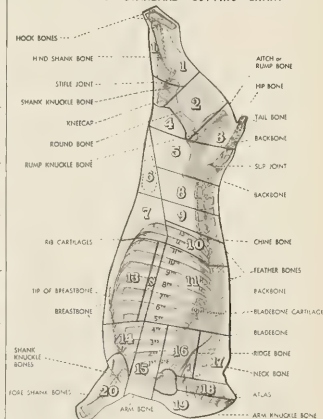
The part are separated by dotted lines (primary cuts 2, 11 & 20) indicate secondary cuts

Retail Cut Illustrations



LOCATION, STRUCTURE and NAMES OF BONES

RETAILERS STANDARD CUTTING CHART



Maximum Retail Selling Prices for Authorized Retail Cuts of Beef

Authorized Cuts (Primary cuts indicated by numbers and secondary cuts indicated by letters.)		Special Quality	Com- mercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
		(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)	(cents per pound)
12. Short Ribs (raising).....		21	19	18	18	17
13. Plate Brisket.....		19	18	16	16	15
(a) Plate Brisket (boneless, rolled and tied).....		26	25	23	23	21
14. Brisket Point.....		17	16	14	13	13
(a) Brisket Point (boneless, rolled and tied).....		28	27	25	23	22
15. Round Bone Shoulder Roast.....		29	26	25	24	23
16. Short or Cross Rib Roast.....		34	31	30	29	29
17. Blade Roast.....		31	28	27	26	25
18. Chuck Roast.....		28	26	24	23	23
(a) Chuck Roast (boneless).....		33	31	29	28	28
19. Neck (boneless).....		25	23	22	21	21
20. Shank (bone-in).....		13	13	13	12	11
(a) Front Shank knuckle end bone-in (shoulder portion with knuckle ends of shank and arm bones).....		10	10	10	09	09
(b) Centre Cut Shank bone-in (portion remaining after removal of knuckle ends of Front Shank and knee bones).....		20	20	20	19	18
(c) Front Shank (boneless) (same cut as (a) with bone removed).....		25	23	23	21	21
Miscellaneous Cuts—						
Boneless Stew: (any boneless stewing beef obtained from any portion of a dressed carcass)...		25	23	23	21	21
Hamburger: (any boneless ground beef, except minced round steak, obtained from any portion of a dressed carcass).....						
Tenderloin: (that lean meat lying along the back-bone on the underside or the inside of the long loin, with surplus fat removed).....		24	22	22	21	21
Minute Steaks: (boneless beef obtained from strip loins with all surplus fat and tissue removed by cutting or frenching into thin steaks).....		79	75	75	75	69
		37

SCHEDULE "C"

To ORDER No. 260

The following are designated areas for the purposes of the above Order:—

- (1) "Halifax Area" means the City of Halifax and the territory lying within a radius of 20 miles from the City Hall in the said City;
- (2) "Sydney Area" means the City of Sydney and the territory lying within a radius of 20 miles from the City Hall in the said City;
- (3) "Saint John Area" (New Brunswick) means the City of Saint John and the territory lying within a radius of 10 miles from the City Hall in the said City;
- (4) "Quebec City Area" means the City of Quebec and the territory lying within a radius of 20 miles from the City Hall in the said City;
- (5) "Montreal Area" means the City of Montreal and the territory lying within a radius of 25 miles from the City Hall in the said City;
- (6) "Ottawa-Hull Area" means the City of Ottawa, the City of Hull and the territory lying within a radius of 10 miles from the Parliament Buildings in the said City of Ottawa;
- (7) "Toronto Area" means the City of Toronto, those parts of the counties of Ontario, York, Peel and Halton, lying within a radius of 20 miles from the Parliament Buildings in the said City and all municipalities situated within such parts and including Oakville;
- (8) "Hamilton Area" means the City of Hamilton and the territory lying within a radius of 10 miles from the City Hall in the said City;
- (9) "St. Catharines Area" means the City of St. Catharines and the territory lying within a radius of 5 miles from the City Hall in the said City;
- (10) "Welland Area" means the City of Welland and the territory lying within a radius of 5 miles from the City Hall in the said City;
- (11) "Niagara Falls Area" means the City of Niagara Falls and the territory lying within a radius of 5 miles from the City Hall in the said City;
- (12) "Brantford Area" means the City of Brantford and the territory lying within a radius of 5 miles from the City Hall in the said City;
- (13) "London Area" means the City of London and the territory lying within a radius of 5 miles from the City Hall in the said City;
- (14) "Essex-Kent-Lambton Area" means the territory composed of the Counties of Essex, Kent, and Lambton in the province of Ontario and includes all municipalities situated within such territory;
- (15) "Winnipeg Area" means the City of Winnipeg and the territory lying within a radius of 10 miles from the City Hall in the said City.

WARTIME PRICES AND TRADE BOARD
Order No. 261**Respecting the Slaughtering of Livestock**

Made April 3, 1943

Effective April 6, 1943

REVOKED AND REPLACED BY

Order No. 296

for which see Canadian War Orders and Regulations 1943, Volume III, No. 6.

WARTIME PRICES AND TRADE BOARD

ORDER No. 262

Respecting the Consumption of Meat in Public Eating Places

made pursuant to authority conferred by Order in Council P.C. 8528, dated the first day of November 1941.

This Board orders as follows:

1. For the purposes of this Order,

- (a) "meat" means any edible product derived from cattle, calves, sheep, lambs and hogs, whether in a fresh or a processed form, except milk and milk products, edible fats and meat extracts and includes any product, except soup, of which such meat is a constituent part or an ingredient;
- (b) "quota user" means any person who serves meals or refreshments for other than personal or household consumption and who is registered with the Board as a quota user pursuant to Order No. 242, 243 or 244 of the Board or who hereafter registers as a quota user pursuant to any of such Orders or any further Order of the Board respecting consumer rationing.

2. (1) Except as otherwise provided in this Section, no quota user shall, during the twenty-four hour period commencing immediately after twelve o'clock midnight on Monday of each week, serve or supply any meat as or as part of any meal or refreshment.

(2) The provisions of subsection (1) of this Section shall not apply to meals or refreshments served or supplied

- (a) in a dining room, cafeteria or other catering place, or vehicle, operated by or on behalf of a railway, ranch, or a lumbering, logging, mining, construction, fishing, manufacturing or other industrial camp or establishment, where employees engaged in manual labour regularly obtain all their meals;
- (b) on board any ship, boat or vessel to the captain, officers and crew thereof;
- (c) in a hospital or in an institution for the infirm to the patients or inmates thereof.

3. The Foods Administrator or any person duly authorized by him may, by direction in writing, from time to time

- (a) issue such instructions or regulations as he may deem to be necessary to implement the provisions of this Order;
- (b) grant exemption from any provision of this Order in any case of undue hardship or other special circumstances.

This Order shall be effective on and after May 4, 1943.

Made at Ottawa, this 13th day of April, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 263

Respecting Maximum Manufacturers' Prices of Certain Groceries

Made pursuant to authority conferred by Order in Council P.C. 8528, dated the first day of November, 1941,

Whereas it is expedient to amend the Schedule to Order Number 116 of the Board,
Therefore, the Board hereby orders as follows:

1. The Schedule to Order No. 116 of the Board as previously amended by certain Orders of the Board is hereby further amended by deleting therefrom the following item of specified groceries:—

“Macaroni Products”.

2. This Order shall be effective on and after the 15th day of April, 1943.

Made at Ottawa, this 13th day of April, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 264

Respecting Certain Orders relating to the Supply of Goods

Made April 13, 1943

Effective April 19, 1943

(Revocation Only)

REVOKES

18 Orders of the Controller of Supplies made Orders of the Board by Order in Council P.C. 504 dated January 23, 1943, which are replaced by Administrator's Orders Nos. A-690, A-691, A-692 and A-694. (See Table B).

WARTIME PRICES AND TRADE BOARD

Order No. 265

Respecting the Maximum Prices of Creamery Butter

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

Whereas it is expedient to amend Order No. 221 of the Board as amended by Order No. 230 of the Board;

Therefore, this Board orders as follows:

1. Subsection (1) of Section 2 of said Order No. 221 as amended by said Order No. 230 is hereby further amended by revoking clause (a) thereof and substituting the following therefor:

“(a) any first grade, second grade, third grade or lower grade of creamery butter (solids), shall be the following price for that grade in the Province in which the butter is delivered to the buyer:

Grade of Butter	Alberta, Manitoba, Saskatchewan	British Columbia, Ontario, Quebec	Prince Edward Island, Nova Scotia, New Brunswick
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(cents per pound)

First Grade	33	35	36
Second Grade	32	34	35
Third Grade	31	33	34
Any Grade Lower than Third Grade	30	32	33

2. Section 9 of said Order No. 221 is hereby deleted and the following substituted therefor:

“9. In any case in which any person affected by this Order did not establish during the said basic period a lawful maximum price for the sale of creamery butter,

the maximum price at which such person may sell or offer to sell such butter shall be fixed in writing by the Foods Administrator, with the approval of the Chairman of the Board, and no such person shall sell such butter until such price is so fixed."

3. This Order shall be effective on and after the 1st day of May, 1943.

Made at Ottawa, this 20th day of April, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 266

**Respecting Certain Orders relating to the manufacture and sale of
New Electric Stoves and Safes**

Made April 21, 1943

Effective April 28, 1943

(Revocation Only)

REVOKES

four Orders of the Controller of Supplies made Orders of the Board by Order in Council P.C. 504 dated January 23, 1943, which are replaced by Administrator's Orders Nos. A-701 and A-702. (See Table B).

WARTIME PRICES AND TRADE BOARD

Order No. 267

Respecting Beef

Made April 27, 1943

Effective April 29, 1943

AMENDS

Order No. 252 of the Board

(See consolidation of Order No. 252 of the Board herein.)

WARTIME PRICES AND TRADE BOARD

Order No. 268

Respecting Maximum Prices of Live Poultry

Made pursuant to authority conferred by Order in Council P.C. 8528 dated November 1, 1941.

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. For the purposes of this Order,

- (a) "deficiency period" means the period of the year when the marketing of fresh dressed poultry is insufficient to supply the current demand and when dressed poultry is customarily withdrawn from cold storage to supply that demand;
- (b) "live poultry" means and thereby includes only the following kinds and sub-kinds thereof, namely: chickens, (broilers, fryers, roasters, poulards and capons), fowl, (hens and old roosters);

(c) "packing period" means the period of the year when the marketing of fresh dressed poultry exceeds the current demand and the excess is stored;

(d) "sale at wholesale" means any sale except a sale at retail.

2. For the purposes of this Order, the packing and deficiency periods for each kind and sub-kind of live poultry in each year shall be as follows:

<i>Kinds and sub-kinds</i>	<i>Packing Period</i>	<i>Deficiency Period</i>
<i>Chickens—</i>	<i>(all dates inclusive)</i>	
Fryers and Roasters } ..	September 1 to	
Capons and Poulards }	December 31.	January 1 to August 31.
Broilers	April 1 to September 30.	October 1 to March 31.
<i>Fowl—</i>		
Hens	June 1 to September 30.	October 1 to May 31.
Old Roosters.....	May 1 to December 31.	January 1 to April 30.

3. This Order shall not apply to sales of pure bred live poultry when sold for breeding purposes.

PART I—SALES AT WHOLESALE

4. (1) The maximum price per pound at which any person in any province of Canada may sell or offer to sell at wholesale any sub-kind of any kind of live poultry of any weight, during the packing period for such sub-kind, shall be the price set forth in the Schedule hereto for that sub-kind and weight in the province in which the buyer's place of business is situate.

(2) The maximum price per pound at which any person in any province of Canada may sell or offer to sell at wholesale any sub-kind of any kind of live poultry of any weight, during the deficiency period for such sub-kind shall according to the sub-kind, weight and the province in which the buyer's place of business is situate be the price prescribed in subsection (1) of this Section plus three-quarters of a cent per pound during the first month of such deficiency period and an additional one-quarter of a cent per pound per month cumulatively during each succeeding month of such period.

PART II—SALES AT RETAIL

5. The maximum price per pound at which any person in any province of Canada, other than a primary producer of live poultry, may sell or offer to sell at retail in any period any sub-kind of any kind of live poultry of any weight shall be the sum of the following:

- (a) the actual price paid by him for the live poultry but not in any event exceeding the maximum price at wholesale thereof prescribed by Section 4 hereof; and
- (b) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive, on sales of live poultry of the same or substantially similar kind, sub-kind, and weight, but not in any event exceeding 5 cents per pound.

6. The maximum price per pound at which a primary producer of live poultry in any province of Canada may sell or offer to sell to a consumer any sub-kind of any kind of live poultry of any weight, during the packing or deficiency periods for such sub-kind, shall be the price prescribed by Section 4 hereof for such sub-kind and weight in that period in the province in which the buyer's place of business is situate, plus 5 cents per pound.

PART III—RECORDS OF SALES AND PURCHASES

7. Every person who sells live poultry at wholesale or at retail shall immediately upon receipt by him of any live poultry purchased by him, prepare and keep a written record in which there shall be separately detailed for each wholesale and each retail place of business operated by him, the name and complete address of his supplier, the date of purchase and the kind, sub-kind, weight and price per pound paid for the live poultry purchased by him.

8. (1) Every person who sells live poultry at wholesale shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing the date of sale, the name and complete address of the seller and the buyer and the kind, sub-kind, weight and price per pound of the live poultry purchased by the buyer.

(2) Every person who sells live poultry at wholesale shall retain a duplicate copy of each invoice furnished by him pursuant to subsection (1) of this Section.

9. (1) The retention by any person of an invoice furnished to him by his supplier pursuant to Section 8, available for inspection, as in subsection (2) of this Section provided, shall, in respect of the particulars actually set forth in the invoice be a sufficient compliance to that extent with the provisions of Section 7.

(2) Every record and invoice required by this Order to be prepared, kept, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

10. Every person who sells live poultry at retail, and every primary producer selling live poultry to a consumer, shall upon request of the buyer, furnish him with an invoice or sales slip showing the date of sale, the seller's name and address and the kind, sub-kind, weight and price per pound paid for each bird sold to the buyer.

PART IV—GENERAL PROVISIONS

11. The provisions of clauses (a) and (d) of section 3 of Order No. 189 of the Board shall not apply to sales of live poultry.

12. This Order shall be effective on and after the 22nd day of May, 1943.

Made at Ottawa, this 27th day of April, 1943.

D. GORDON,
Chairman.

SCHEDULE TO ORDER No. 268
MAXIMUM PRICES FOR LIVE POULTRY DURING THE PACKING PERIOD
(in cents per pound)

Kind	Sub-Kind	Weight	British Columbia, Ontario, Quebec	Manitoba Alberta	Saskat- chewan	New Brunswick, Nova Scotia, Prince Edward Island
CHICKENS...	Roasters and Fryers.....	under 5 lbs.....	27	25	24½	27½
		5 lbs. and over..	29	27	26½	29½
	Broilers.....	under 2½ lbs.....	28	26	25½	28½
		2½ lbs. and over	30	28	27½	30½
	Poulards and Capons.....	under 5 lbs.....	30	28	27½	30½
		5 lbs. and over..	32	30	29½	32½
FOWL.....	Hens.....	under 5 lbs.....	21	19	18½	21½
		5 lbs. and over..	23	21	20½	23½
	Old Roosters...	under 5 lbs.....	15	13	12½	15½
		5 lbs. and over..	17	15	14½	17½

WARTIME PRICES AND TRADE BOARD

Order No. 269

Respecting Sugar, Tea, Coffee and Butter Rationing (Coupon Dates)

Made April 27, 1943

Effective April 29, 1943

AMENDS

Orders Nos. 242, 243 and 244 of the Board.

(See Consolidation of Orders Nos. 242, 243 and 244 of the Board herein.)

WARTIME PRICES AND TRADE BOARD

Order No. 270

Respecting Exemptions from Maximum Prices

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to exempt philatelic albums from maximum prices;
Therefore this Board orders as follows:

1. Clause (e) of Section 3 of Order No. 189 of the Board is amended by adding at the end thereof the words "and philatelic albums of all kinds."

2. This Order shall be effective on and after the 1st day of May, 1943.

Made at Ottawa, the 27th day of April, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 271

Respecting Rationing of New Farm Machinery and Equipment

made pursuant to authority conferred by Order in Council P.C. 8528 dated the first November, 1941.

Whereas it is expedient to amend Order No. 192 of the Board;

Therefore this Board orders as follows:—

1. Clause (d) of Section 1 of Order No. 192 of the Board is hereby revoked and the following substituted therefor:

“(d) “farm machinery and equipment” means and includes agricultural machinery, mechanical equipment and implements designed for use on a farm or ranch for the production, care or treatment of crops, livestock, poultry or other produce.”

2. Order No. 192 of the Board is hereby amended

(a) by renumbering sections 12 and 13 thereof as sections 13 and 14 respectively;

(b) by adding to the said Order as section 12 thereof the following:

“12. Nothing in this Order contained shall apply to

(a) attachments, repair parts and spare parts designed for the repair or maintenance of farm machinery, equipment or implements;

(b) tracklaying type tractors;

(c) irrigation or drainage equipment;

(d) hand tools;

(e) milk cooler refrigeration units;

(f) sickle knife grinders;

(g) incubators, 150 egg or under;

(h) pump jacks;

(i) wood well pumps;

(j) barrel and cistern pumps;

(k) churns;

(l) sprayers, 6 gal. and under;

(m) wheelbarrows;

(n) electric fence controllers;

(o) hand operated seeders, cultivators and weeders;

(p) hay forks, slings and attachments therefor;

(q) brooders.”

3. This Order shall be effective on and after the 8th day of May, 1943.

Made at Ottawa the 27th day of April, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 272

Respecting Butter Rationing

Made April 30, 1943

Effective May 1, 1943

AMENDS

Order No. 244 of the Board

(See consolidation of Order No. 244 of the Board herein.)

WARTIME PRICES AND TRADE BOARD

Order No. 273

Respecting New Potatoes

Made May 1, 1943

Effective May 3, 1943

REVOKED BY

Order No. 281 of the Board.

WARTIME PRICES AND TRADE BOARD

Order No. 274

Respecting Veal

(Consolidated as amended by Order No. 298)

made pursuant to authority conferred by Order in Council P.C. 8528 dated the 1st day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 233 of the Board and to consolidate that Order as amplified;

Therefore, the Board hereby orders as follows:—

Order No. 233 of the Board is hereby revoked and the following substituted therefor:—

PART I—DEFINITIONS

1. For the purposes of this Order,

- (a) "boneless cut" means any of the boneless cuts of veal mentioned and described in Schedule "A" hereto;
- (b) "carcass" means a full dressed carcass of veal including two fore quarters and two hind quarters;
- (c) "fore quarter" means the fore end of a side cut to include not more or less than seven rib bones;
- (d) "hind quarter" means the hind end of a side cut to include not more or less than six rib bones;
- (e) "processor" means a person who slaughters calves to obtain veal for sale or who further processes veal for sale;
- (f) "processing veal" means all the meat in one piece obtained by removing all bones, blood clots and gristle from a fore quarter and/or a hind quarter and/or a side;
- (g) "sell at wholesale" means to sell otherwise than at retail;
- (h) "side" means one-half of a carcass and includes one fore quarter and one hind quarter;
- (i) "veal" means meat obtained from the carcass of a calf having a weight in the dressed carcass at the place of slaughter of not more than 225 pounds with the skin removed or not more than 250 pounds with the skin on;
- (j) "zone" means one of the zones mentioned in the Schedules hereto numbered 1 to 15, respectively, and which zones correspond respectively with the zones similarly numbered, described in Section 14 of Order No. 252 of the Board.

PART II—SALES AT WHOLESALE

2. (1) The maximum price at which any person in a zone may sell or offer to sell at wholesale a carcass, side, fore quarter, hind quarter or boneless cut shall be the price for the same as set forth in Schedules "B" or "C" hereto for the zone in which the buyer's place of business is situate or, if it be situate in a part of Canada not included in a zone, for the zone in which the sellers place of business is situate.

(2) Except as provided in subsection 4 of this Section, the price referred to in subsection 1 preceding shall be the delivered price at the buyer's place of business or, if delivery is by railway, at the railway station nearest to the buyer's place of business; provided that if delivery is by railway express at the buyer's request, the seller may add to such price the difference between railway freight and express charges if the difference be shown as a separate item on the seller's invoice for the veal.

(3) Every person who sells at wholesale any veal in any zone shall equitably distribute his available supplies of veal among his customers in such zone at the delivery point referred to in subsection 2 preceding; and, for the purposes of this Section, each customer who operates a branch of his business or otherwise operates more than one place of business shall be deemed to be a separate customer in respect of each branch or place of business operated by him in such zone, and delivery to such customer in any zone shall be made to the place of business therein designated by such customer, or, if delivery is by railway, to the railway station nearest to such designated place of business.

(4) Where a sale of veal at wholesale is to a person whose place of business is situate in a part of Canada not included in a zone, the seller may add to the price referred to in subsection 1 of this Section the transportation cost from his shipping point to the buyer's receiving point, if the cost be shown as a separate item on the seller's invoice for the veal.

(5) The maximum price at which any person in any part of Canada not included in a zone may sell or offer to sell at wholesale to any other person in any part of Canada any carcass, side, quarter, or boneless cut shall be such as may be approved or prescribed from time to time by the Foods Administrator in writing with the approval of the Chairman of the Board and no such person shall sell or offer to sell any veal in any part of Canada unless and until a maximum price on the sale has been so approved or prescribed.

(6) The maximum price at which any person in a zone or in any part of Canada not included in a zone may sell or offer to sell at wholesale any fore quarter of kosher veal shall not exceed the maximum price on sales at wholesale prescribed by this Order for that zone or part of Canada for that quarter, together with kosher charges not exceeding those established by that person in the same slaughtering place during the basic period from September 15 to October 11, 1941, both inclusive.

(7) Each maximum price referred to in this section shall include any fee, levy, commission, agency, service or other charge and any payment, bonus, gift or other consideration paid, payable, given or to be given for any veal by or on behalf of any purchaser of veal to any person selling veal to him at wholesale.

PART III — SALES AT RETAIL

3. (1) No person selling veal at retail in any zone or in any part of Canada not included in a zone shall buy or otherwise acquire either directly or indirectly, and no person shall buy or otherwise acquire on his behalf, any carcass, side, fore quarter, hind quarter or boneless cut at a total delivered cost in excess of the lawful maximum price on sales at wholesale to him of such veal in that zone or other part of Canada, together with his cost of transportation from the railway station nearest to his place of business, if delivery is by railway.

(2) For the purposes of this Section,

- (a) any fee, levy, commission, agency, service or other charge, and any payment, bonus, gift or other consideration paid, payable, given or to be given by any person to any other person for any veal or to any person who acquires the veal on his behalf, shall be deemed to be a part of the total delivered cost of the veal;
- (b) any person who acquires and slaughters any calves to obtain veal, or has such calves slaughtered for him, shall be deemed to have acquired veal;
- (c) any person selling veal at retail who operates a branch of his business or otherwise operates more than one place of business, shall, in respect of each branch or place of business, be deemed to be a separate buyer of veal.

4. The maximum price at which any person may sell or offer to sell at retail any veal shall be determined as follows: such person shall regulate his selling prices for various portions of the veal so that the aggregate price received or charged by him for all portions of a carcass, side, quarter or boneless cut purchased or otherwise acquired by him shall not exceed the total of

- (a) his lawful delivered cost of that carcass, side, quarter or boneless cut as set forth in Section 3 (except the difference between railway freight and express charges, if any, included in such cost); and
- (b) a markup (percentage of cost) on such delivered cost not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period, on veal of the same or substantially similar quality, but, in any event, not exceeding nine (9) cents per pound of veal.

PART IV—SALES BETWEEN PROCESSORS OF PROCESSING VEAL

5. The maximum price at which a processor may sell or offer to sell any processing veal to another processor shall be the price set forth in Schedule "D" hereto for such veal in the zone in which the buyer's processing plant is located, and such price shall be the delivered price at the buyer's processing plant, or, if the delivery is by railway, at the railway station nearest to the buyer's processing plant.

PART V—RECORDS OF SALES AND PURCHASES

6. (1) Every person selling veal at wholesale shall,

- (a) furnish each buyer of veal from him, concurrently with delivery of such veal, with an invoice showing accurately the date of sale, the name and complete address of such person and the consignee, the weight and price per pound of the veal purchased by the buyer, and any fee, levy, commission, agency, service or other charge, payment, bonus, gift or other consideration paid, payable, given or to be given by such buyer in respect of such veal, and specifying whether it is a carcass, side, fore quarter, hind quarter, or boneless cut and, if a boneless cut, the name given to it in this Order;
- (b) retain a copy of the invoice in his place of business, available for inspection by any representative of the Board for one year from the date of the transaction to which it relates.

(2) Every person shall, immediately after receiving any shipment or delivery of veal and before selling or offering to sell the veal, prepare and keep accurate written records in which there shall be separately detailed for each wholesale and each retail place of business operated by him,

- (a) in respect of each purchase of veal by him, the date of purchase, the name and complete address of his supplier, the weight and price per pound paid for the veal, and any fee, levy, commission, agency, service or other charge, payment, bonus, gift or other consideration paid, payable, given or to be given by him to any other person for the veal or to any person who acquires the veal on his behalf, and whether it is a carcass, side, quarter, or boneless cut and, if a boneless cut, the name given to it in this Order; and
- (b) in respect of each carcass acquired by him by acquiring and slaughtering a calf, the name and complete address of his supplier and the date of purchase, weight and price paid for the calf; and
- (c) in respect of each carcass acquired by him by having a calf slaughtered for him, the name and complete address of his supplier, the date of purchase, weight and price paid for the calf and the total cost, delivered to his place of business, of the carcass.

(3) Every person to whom an invoice is furnished pursuant to subsection 1 of this Section and every person required to keep a record pursuant to subsection 2 of this Section shall retain the record and invoice, available for inspection by any representative of the Board, for a period of one year from the date of the transaction to which it relates.

(4) The retention by any person of an invoice furnished by his supplier available for inspection by any representative of the Board, shall, in respect of the particulars mentioned in the invoice, be a sufficient compliance by that person with the provisions of subsection 2 of this Section.

(5) Every person selling veal at retail shall, upon application of a customer at the time of the sale, furnish the customer with an invoice or sales slip showing the date of sale, the seller's name and address and the weight, price per pound and description of the cut or portion of veal purchased by the customer.

PART VI—GENERAL PROVISIONS

7. The prices and markups of all persons selling veal at retail shall be subject to periodic examination by any authorized representative of the Board, and any such representative may apply such tests and require any person to submit to such veal cutting or other tests as may be authorized by the Board.

8. (1) Except with the authority of the Foods Administrator in writing

(a) no person shall sell or buy or offer to sell or buy at retail any carcass with the skin on;

(b) no person shall sell or buy or offer to sell or buy at wholesale

(i) any veal except one or more carcasses, sides, fore quarters, hind quarters or boneless cuts as defined in this Order;

(ii) any carcass with the skin on unless such person is a farmer or live-stock producer or is a processor or wholesaler selling to another processor or wholesaler.

(2) No farmer or live-stock producer, and no processor or wholesaler selling to another processor or wholesaler, shall sell or offer to sell at wholesale in any zone or other part of Canada any carcass with the skin on at a price that exceeds the lawful maximum price prescribed by this Order on sales of a carcass at wholesale in that zone or part of Canada.

9. (1) No person shall sell or buy or offer to sell or buy

(a) any carcass, side, hind quarter or fore quarter that has any caul fat attached or affixed thereto;

(b) any processing veal except a processor.

(2) No person shall have in his possession for sale, sell or offer to sell, or buy or offer to buy

(a) a carcass of veal obtained from a calf less than three weeks old;

(b) a carcass, portion or cut of veal that—

(i) has the appearance of being water-soaked or is loose or flabby or tears easily or can be perforated with the fingers;

(ii) is greyish red in colour;

(iii) lacks good muscular development, particularly when noticeable on the upper shank of the leg where small quantities of serous infiltrates or small edematous patches are sometimes present between the muscles; or

(iv) has tissue which later develops as the fat capsule of the kidneys that is edematous, dirty yellow or greyish red, tough and intermixed with islands of fat.

(Subsection (2) of Section 9 as added by Order No. 298.)

10. The provisions of clause (d) of Section 3 of Order No. 189 of the Board shall not apply to sales of veal by primary producers to retailers.

11. This Order shall be effective on and after the 13th day of May, 1943.

Made at Ottawa this 6th day of May, 1943.

D. GORDON,
Chairman.

SCHEDULE "A"

To ORDER No. 274

BONELESS CUTS OF VEAL

1. "Cutlet" means boneless meat obtained from strips with surplus fat removed, made by cutting, frenching or otherwise processing the meat into a thin steak.

2. "Front roll" means the boneless cut, weighing not less than four (4) pounds, made by wrapping and tying in caul fat meat in one piece only derived from a fore quarter from which all bones, blood clots and gristle are removed, the caul fat wrapping not to weigh more than fifteen per centum (15%) of the front roll.

3. "Leg roll" means the boneless cut, weighing not less than four (4) pounds, made by wrapping and tying in caul fat meat in one piece only derived from the hind end of the hind quarter, cut off at the pin bone, from which all bones, blood clots and gristle are removed, the caul fat wrapping not to weigh more than fifteen per centum (15%) of the leg roll.

4. "Strip" means the boneless cut, being not more than four (4) inches in width measuring from the point where it is cut from the chine bone, obtained from the front end of a hind quarter cut off at the pin bone.

5. "Tenderloin" means the boneless cut with surplus fat and tissue removed, obtained by cutting from a carcass the piece of lean meat found lying along the back-bone and terminating at the knuckle joint.

6. "Trimnings" means lean meat only obtained from any part of a carcass not including the kidney.

SCHEDULE "B"

To ORDER No. 274

Maximum Wholesale Prices (in cents per pound) for
Carcasses, Sides and Quarters

Zone	Carcass and Side	Fore Quarter	Hind Quarter
1	20½	14½	25
2	20½	14½	25
3	21	15	25½
4	21	15	25½
5	21	15	25½
6	21	15	25½
7	21½	15½	26
8	21	15	25½
9	20½	14½	25
10	19½	13½	24
11	18½	12½	23
12	18	12	22½
13	20	14	24½
14	20	14	24½
15	20	14	24½

SCHEDULE "C"

To ORDER No. 274

Maximum Wholesale Prices (in cents per pound)
for Boneless Cuts of Veal

Zone	Cutlet	Front Roll	Leg Roll	Strip	Tenderloin	Trimnings
1.	36.50	21.50	27.50	29.50	29.50	17.50
2.	36.50	21.50	27.50	29.50	29.50	17.50
3.	37.25	22.25	28.25	30.25	30.25	18.25
4.	37.00	22.00	28.00	30.00	30.00	18.00
5.	37.50	22.50	28.50	30.50	30.50	18.50
6.	37.25	22.25	28.25	30.25	30.25	18.25
7.	37.25	22.25	28.25	30.25	30.25	18.25
8.	36.75	21.75	27.75	29.75	29.75	17.75
9.	36.25	21.25	27.25	29.25	29.25	17.25
10.	35.50	20.50	26.50	28.50	28.50	16.50
11.	35.00	20.00	26.00	28.00	28.00	16.00
12.	34.75	19.75	25.75	27.75	27.75	15.75
13.	36.00	21.00	27.00	29.00	29.00	17.00
14.	35.75	20.75	26.75	28.75	28.75	16.75
15.	36.25	21.25	27.25	29.25	29.25	17.25

SCHEDULE "D"

To ORDER No. 274

Maximum Wholesale Prices (in cents per pound)
for Processing Veal sold between Processors.

Zone	Maximum Price
1.	21.25
2.	21.25
3.	22.00
4.	21.75
5.	22.25
6.	22.00
7.	22.00
8.	21.50
9.	21.00
10.	20.25
11.	19.75
12.	19.50
13.	20.75
14.	20.50
15.	21.00

WARTIME PRICES AND TRADE BOARD

Order No. 275

Respecting Certified Seed Potatoes

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

THIS BOARD ORDERS AS FOLLOWS:

1. For the purposes of this Order,
"certified seed potatoes" mean certified seed potatoes as defined and described
in the Regulations under the Destructive Insect and Pest Act, and which are

delivered to the buyer in a container bearing a certificate or tag issued in accordance with such Regulations.

2. During the period May 13, 1943, to June 5, 1943, both inclusive,
 - (a) no person shall knowingly sell or offer to sell any potatoes as certified seed potatoes except for use or resale as seed for planting;
 - (b) no person, other than the primary producer thereof shall sell or offer to sell at retail any potatoes as certified seed potatoes unless he sold certified seed potatoes at retail during the corresponding period of 1942.
3. (1) During the period May 13, 1943, to June 5, 1943, both inclusive, no person shall sell any potatoes as certified seed potatoes unless such person, prior to the delivery of such certified seed potatoes to the buyer thereof, obtains a certificate in writing signed by such buyer in the following form: "Purchased for use as seed only"; and no person shall buy or otherwise acquire any certified seed potatoes during the said period without first giving to the seller thereof, a signed certificate in the form prescribed by this Section.
 - (2) In addition to the statement in the form required by subsection (1) of this Section, the said certificate shall contain the date of the sale, and the name and address of the seller and the buyer, and the said statement and other particulars may be endorsed on the invoice or saleslip relating to the sale of such certified seed potatoes.
 - (3) The provisions of this Section shall not apply to certified seed potatoes sold for purposes of resale as seed for planting.

4. Every person selling certified seed potatoes at retail shall retain each certificate furnished him pursuant to Section 3 hereof in his place of business, available for inspection by any representative of the Board, for three months from the date of the transaction to which it relates.

5. Notwithstanding anything contained in Order 189 of the Board, on and after June 7, 1943, the maximum price at which any person may sell or offer to sell at wholesale or retail, any grade and variety of certified seed potatoes, shall be the lawful maximum price prescribed by Order 236 of the Board for Canada No. 1 grade of that variety of potatoes.

6. Nothing contained in this Order shall be considered as prohibiting any person who purchases certified seed potatoes for use as seed in planting a garden plot and who furnishes a certificate therefor pursuant to the provisions of this Order, from supplying any other person with part of such certified seed potatoes for use by such other person for planting purposes.

7. This Order shall be effective on and after the 13th day of May, 1943.

Made at Ottawa this 11th day of May, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 276

Respecting the Rationing of Meat

(Consolidated as amended by Order No. 290.)

made pursuant to Order in Council P.C. 8528, dated the 1st day of November, 1941.

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. For the purposes of this Order,
 - (a) "bank" means a bank to which the Bank Act (24-25 Geo. V, ch. 24) applies and any other bank or institution authorized by the Ration Administrator to keep meat ration coupon bank accounts;

- (b) "bank transfer voucher" means the form so designated and issued as such by the Board and intended for issue by a bank;
- (c) "Board" means the Wartime Prices and Trade Board;
- (d) "boarding house" means a self-contained dwelling place the occupier of which normally provides meals to more than two boarders at a time;
- (e) "consumer" means a person who buys or uses meat for personal or household consumption;
- (f) "industrial user" means a person who in the ordinary course of his business by any means or in any manner processes a carcass or a part, portion or cut of a carcass of beef, lamb, mutton, veal or pork into a kind or form of meat product or meat extract which may be sold to and validly purchased by a consumer otherwise than by use of a meat coupon;
- (g) "livestock" means and includes cattle, calves, sheep, lambs and hogs;
- (h) "locker" means any space, open or confined, in a commercial building wherein meat is kept in storage for future use, utilized by or for storage of meat which is the property of a consumer;
- (i) "meat" means and includes:
 - (a) for the purpose of consumer purchase or use, the cuts, portions and product (fresh, frozen or processed) of beef, lamb, mutton, veal and pork designated in Schedule "A" hereto; and
 - (b) for the purpose of a slaughterer, supplier, quota user or industrial user or of ships' stores or the armed forces, the carcass or any part of a carcass (fresh or frozen) of beef, lamb, mutton, veal or pork and any portion, cut or product thereof designated in said Schedule "A" or in Schedule "B" hereto;
- (j) "meat coupon" means a Spare A coupon attached when issued to ration book 2 and numbered in pairs consecutively from 1 to 14 (both inclusive) and also means a Spare A coupon or meat ration coupon attached when issued to a ration card;
- (k) "meat ration cheque" means the form so designated and issued as such by the Board and intended for issue by a person operating a meat ration coupon bank account;
- (l) "meat ration coupon bank account" means an account kept by a bank for a retailer, supplier, slaughterer or quota user;
- (m) "person in his household" means and includes a resident member of the family, a resident servant, a boarder and any other person residing in the household;
- (n) "quota" means a quantity of meat allotted to a quota user by the Ration Administrator for a specified period;
- (o) "quota user" means a person who buys or uses meat for the purpose of serving meals or refreshments for other than his personal or household consumption;
- (p) "Ration Administrator" means and includes the Administrator of Consumer Rationing and the Deputy Administrator of Consumer Rationing;
- (q) "ration book" means ration book 2 in the form so designated and issued as such by the Board;
- (r) "ration card" means the form so designated and issued as such by the Board;
- (s) "requisition" means the form so designated and issued as such by the Board;
- (t) "retailer" means a person who sells meat to a consumer;
- (u) "slaughterer" means a person holding a valid permit to slaughter livestock issued under the provisions of Order No. 261 of the Board;
- (v) "special purchase permit" means the form so designated and issued by the Board;
- (w) "supplier" means a person who sells meat to any person other than to a consumer;
- (x) "week" means any seven consecutive days.

PART I--PURCHASE AND USE OF MEAT BY CONSUMER

2. (1) No consumer shall acquire meat except by purchase in accordance with the provisions of this Part and no person shall supply meat to a consumer except a quantity purchased from him by such consumer in accordance with such provisions; provided, however, that nothing in this Section shall be construed so as to prevent a consumer from giving meat to or receiving meat from another person in his household or from serving or being served with meat in the course of meals or refreshments.

(2) Save as provided in Part VIII of this Order, no consumer shall buy or offer to buy meat; except from a slaughterer or from a person dealing in meats in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board or as referred to in Section 3 of said Order and only a slaughterer or such person shall sell or offer to sell meat to a consumer.

3. (1) No consumer shall buy or offer to buy meat except for himself or for other persons in his household.

(2) No consumer shall buy or offer to buy meat

(a) for himself unless he is the holder of a valid ration book or card, or

(b) for any person in his household unless such person is the holder of a valid ration book or card.

4. (1) Meat coupons numbered in pairs consecutively from 1 to 14 (both inclusive) shall be valid for the purchase of meat by consumers, and each of which twenty-eight coupons shall represent and be valid only for the purchase of a quantity (by weight) of meat as specified in Schedule "A" hereto on and after the date upon which it becomes valid.

(2) The meat coupons mentioned in subsection 1 of this Section shall each become valid for the purchase by consumers of the specified quantity of meat on the following respective dates, namely:

(a) Each of meat coupons No. 1 on Thursday, May 27, 1943

(b) Each of meat coupons No. 2 on Thursday, June 3, 1943

(c) Each of meat coupons No. 3 on Thursday, June 10, 1943

(d) Each of meat coupons No. 4 on Thursday, June 17, 1943

(e) Each of meat coupons No. 5 on Thursday, June 24, 1943

(f) Each of meat coupons No. 6 on Thursday, July 1, 1943

(g) Each of meat coupons No. 7 on Thursday, July 8, 1943

(h) Each of meat coupons No. 8 on Thursday, July 15, 1943

(i) Each of meat coupons No. 9 on Thursday, July 22, 1943

(j) Each of meat coupons No. 10 on Thursday, July 29, 1943

(k) Each of meat coupons No. 11 on Thursday, August 5, 1943

(l) Each of meat coupons No. 12 on Thursday, August 12, 1943

(m) Each of meat coupons No. 13 on Thursday, August 19, 1943

(n) Each of meat coupons No. 14 on Thursday, August 26, 1943

(3) The meat coupons mentioned in subsections 1 and 2 of this Section shall cease to be valid for the purchase of meat by consumers after the following respective dates:

(a) Each of meat coupons Nos. 1, 2 and 3 after June 30, 1943;

(b) Each of meat coupons Nos. 4, 5, 6 and 7 after July 31, 1943;

(c) Each of meat coupons Nos. 8, 9, 10, 11 and 12 after August 31, 1943;

(d) Each of meat coupons Nos. 13 and 14 after September 30, 1943.

(4) Spare A coupons attached when issued to ration book 2 and numbered in pairs consecutively from 15 to 26 (both inclusive) shall not at any time be or become valid or be used for the purchase, acquisition, sale or supply of meat by or to any person whatsoever and, except as provided in Section 6, the said coupons shall not be detached from ration book 2.

5. Each ration card shall have attached thereto when issued an appropriate number of meat coupons depending upon the period for which the card is issued, each of which meat coupons shall represent and be valid on any date for the purchase of a quantity (by weight) of meat as specified in Schedule "A" hereto.

6. Save as otherwise provided in this Order, no consumer shall purchase meat unless

- (a) he surrenders at the time of purchase to the seller of the meat, valid meat coupons representing in accordance with Schedule "A" hereto the quantity of meat being purchased, and
- (b) such meat coupons are detached from their ration book or card by or in the presence of such seller or his employee;

provided that a consumer may detach from a ration book an entire sheet or the remaining part of a sheet of meat coupons, of any of the numbers 1 to 14 (both inclusive), and lodge such meat coupons with the seller of his choice for safekeeping during such period as the consumer may from time to time desire, and such seller shall detach the proper meat coupons as he delivers meat on the orders of such consumer in accordance with the respective valid dates set forth in Section 4.

7. Each ration book and card and each meat coupon shall at all times be the property of His Majesty in right of Canada.

8. Any consumer residing in the establishment of a quota user for one week or longer shall deliver his ration book or card to such quota user.

9. (1) No meat coupon shall be valid for the purchase of meat by a consumer unless the instructions printed on the ration book or card to which it is attached are complied with in all respects.

(2) No meat coupon shall be valid for the purchase of meat by a consumer except the consumer to whom the ration book or card to which it is attached was issued and other persons in his household acting on his behalf.

(3) No meat coupon shall be valid for the purchase of meat by a consumer if it is detached from a ration book or card in any manner except the manner set forth in Section 6 of this Order.

10. (1) No meat coupon attached when issued to a ration book or card shall be valid for the purchase of meat after the person to whom the ration book or card was issued dies or ceases to reside in Canada.

(2) On the death of the holder of a ration book or card, his legal representatives shall forthwith surrender or forward the same to the nearest office of the Board and prior to his departure from Canada the holder of a ration book or card who is ceasing to reside in Canada shall surrender or forward the same to the nearest office of the Board.

Boarding Houses

11. (1) Any operator of a boarding house may apply under the provisions of Part II of this Order for registration with the Board as a quota user and, upon such registration being approved, shall be governed by all the provisions of Part III of this Order relating to a quota user.

(2) Every operator of a boarding house who is not registered as a quota user shall acquire, purchase, give, receive, serve and be served with meat only as a consumer and each of his boarders shall be deemed to be a person in his household, notwithstanding that as a boarder he is not a resident in the household.

PART II—REGISTRATION BY QUOTA USERS AND INDUSTRIAL USERS

12. (1) Every quota user who is not validly registered as such with the Board under the provisions of any of its Orders respecting rationing of commodities shall register as a quota user with the Board by means of an application by him to the Ration Administrator.

(2) Every industrial user shall not later than June 30, 1943, register as an industrial user of meat with the Board by means of an application by him to the Ration Administrator.

13. The application of any quota user or industrial user for registration pursuant to Section 12 may be rejected by the Ration Administrator and any registration with the Board of a quota user or industrial user may be cancelled by the Ration Administrator.

PART III—PURCHASE AND USE BY QUOTA USERS

14. (1) No quota user shall acquire, use or serve meat unless he has registered with the Board pursuant to the provisions of Part II of this Order.

(2) No quota user shall acquire meat except by purchase from a supplier in accordance with the provisions of this Part.

(3) No supplier shall sell or offer to sell or supply to a quota user any meat except a quantity purchased from him in accordance with the provisions of this Part.

15. Every quota user shall open and operate a meat ration coupon bank account.

16. No quota user shall acquire, use or serve meat,

(a) unless by or under the authority of the Ration Administrator his quota has been fixed in a document, a copy of which has been issued by ordinary mail to such quota user, and

(b) unless, for each purchase and at the time of payment, or not later than at the expiration of two weeks from the date of delivery of the meat purchased, whichever shall first happen, he completes, signs and surrenders to his supplier, a meat ration cheque drawn on his meat ration coupon bank account for the requisite number of meat coupons to represent the quantity of meat being purchased accordingly as the requisite number is specified in Schedule "A" or Schedule "B" hereto.

17. (1) Every quota user shall obtain from each person residing in his establishment for one week or longer his ration book or card and shall at the time of obtaining it detach therefrom 2 meat coupons and thereafter at the expiration of each succeeding week during which such person continues to reside in his establishment shall detach therefrom two meat coupons.

(2) Every quota user shall forward all such detached meat coupons each month to the office designated by the Ration Administrator accompanied by a form provided by the Board, stating the number of coupons so forwarded, and the coupons shall be affixed to gummed sheets in the manner prescribed by the Ration Administrator.

(3) Upon a person ceasing to reside in the establishment of a quota user, the quota user shall forthwith return to him his ration book or card; and, in the event of the death of a person while residing in his establishment, the quota user shall forthwith forward the ration book or card of the deceased person to the nearest office of the Board.

18. Each quota user shall

(a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all purchases and uses of meat made by him during any period referred to in such request, and

(b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all meat purchased, held or controlled by him and the respective use of each quantity and kind thereof, in such form and with such documentary evidence that the account may be readily audited.

PART IV—PURCHASE AND USE BY INDUSTRIAL USERS

19. (1) On and after June 30, 1943, no industrial user shall acquire or use meat unless he has registered with the Board pursuant to the provisions of Part II of this Order.

(2) No industrial user shall acquire meat except by purchase from a supplier in accordance with the provisions of this Part, and where an industrial user uses meat which he acquired as a slaughterer or supplier he shall be deemed to have acquired by purchase the meat so used.

(3) No supplier shall sell or offer to sell or supply to any industrial user any meat except a quantity purchased from him in accordance with the provisions of this Part.

20. No industrial user shall purchase meat unless he obtains a special purchase permit issued by or under the authority of the Ration Administrator for the requisite number of meat coupons to represent the quantity of meat to be purchased accordingly as the requisite number is specified in Schedule "A" or Schedule "B" hereto; no industrial user shall buy or offer to buy and no person shall sell or offer to sell or supply to any industrial user, any meat which is in excess of the quantity stated in the special purchase permit and unless for such purchase the said special purchase permit is surrendered to the supplier at the time of payment or not later than at the expiration of two weeks from the date of delivery of the meat purchased, whichever shall first happen.

21. (1) On or before June 30, 1943, every person who is an industrial user of meat shall report in writing to the Ration Administrator the inventory of all meat in his possession or under his control on the date of this Order and owned or held for his use as an industrial user.

(2) No industrial user who owns, holds or acquires meat for his use as an industrial user shall use or otherwise dispose of the same for any other use or purpose.

22. Every industrial user shall

- (a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all purchases and uses of meat by him during any period referred to in such request, and
- (b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all meat purchased, held or controlled by him and the respective use of each quantity and kind thereof, in such form and with such documentary evidence that the account may be readily audited.

PART V—PURCHASE AND USE FOR SHIP'S STORES

23. (1) The provisions of this Section shall apply only to meat for ship's stores purchased in Canada for vessels operated for commercial purposes.

(2) In the case of a vessel operated by a resident of Canada solely on the Great Lakes, including Georgian Bay, the river and Gulf of St. Lawrence and their connecting and tributary waters, or any other inland or territorial waters, the operator shall register as a quota user with the Board under the provisions of Part II of this Order and thereupon shall be governed by the provisions of Part III of this Order.

(3) In the case of a vessel operated solely on the waters referred to in subsection 2 of this Section by a person who is not a resident of Canada, the operator may apply for registration as a quota user with the Board under the provisions of Part II of this Order and thereupon shall be governed by the provisions of Part III of this Order, but in the absence of such registration, the operator shall not acquire meat in Canada except by purchase from a supplier dealing in meat in the ordinary course of business holding a licence under the provisions of Order No. 202 of the

Board or as referred to in Section 3 of the said Order, to whom he surrenders for each purchase and at the time of payment, or not later than at the expiration of two weeks from the date of delivery of the meat purchased, whichever shall first happen, a special purchase permit issued by or under the authority of the Ration Administrator for the requisite number of meat coupons to represent the quantity of meat he may purchase accordingly as the requisite number is specified in Schedule "A" or Schedule "B" hereto; provided that no such operator shall buy or offer to buy and no person shall sell or offer to sell or supply to any such operator any meat in excess of the quantity specified in the said special purchase permit.

24. (1) The provisions of this Section shall apply to meat for ship's stores purchased in Canada for all vessels (except private pleasure craft) to which the provisions of Sections 23 and 25 of this Order do not apply.

(2) No meat shall be acquired or supplied in Canada by any person for ship's stores for any vessel referred to in subsection 1 of this Section unless

- (a) the meat is purchased from a supplier dealing in meat in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board or as referred to in Section 3 of the said Order; and
- (b) the captain or purser of the vessel or other person authorized to purchase ship's stores for such vessel completes, signs and surrenders to such supplier for each purchase and at the time of payment, or not later than at the expiration of two weeks from the date of delivery of the meat purchased, whichever shall first happen, a requisition for the requisite number of meat coupons to represent the quantity of meat he may purchase accordingly as the requisite number is specified in Schedule "A" or Schedule "B" hereto, approved by the Administrator of Ship's Stores or by a person designated by him.

PART VI—PURCHASES BY OR FOR THE ARMED FORCES

25. (1) Save as provided in subsection 2 of this Section, nothing in this Order shall be deemed to affect official purchases of meat for the armed forces.

(2) Every person who makes an official purchase of meat for the armed forces shall complete, sign and surrender to a supplier, at the time of purchase, a requisition for the requisite number of meat coupons to represent the quantity of meat being purchased accordingly as the requisite number is specified in Schedule "A" or Schedule "B" hereto.

(3) For the purposes of this Order, "official purchase of meat for the armed forces" means and includes

- (a) any purchase of meat by the Department of National Defence, Naval Services, the Department of National Defence, Army, or the Department of National Defence for Air;
- (b) any purchase of meat by the Department of Munitions and Supply for Naval, Military or Air Services;
- (c) any purchase of meat by the Department of Pensions and National Health for use in a military hospital or similar establishment caring for men prior and subsequent to discharge from the armed forces;
- (d) any purchase of meat by a person authorized to purchase meat for use in a canteen or mess situate within the limits of a naval, military or air force camp, barracks, dockyard or similar establishment, or designated by the Department of National War Services and approved by the Ration Administrator, and
- (e) any purchase of meat by the Canadian Red Cross Society for export purposes only.

PART VII—PURCHASES BY RETAILERS AND SUPPLIERS

26. No retailer or supplier shall acquire from any person or supply to any person any meat except in accordance with the provisions of this Order, and no person shall supply meat to a retailer or supplier except in accordance with such provisions.

27. Any retailer or supplier of meat required to do so by the Ration Administrator shall open and operate a meat ration coupon bank account, and any retailer or supplier authorized to do so by or on behalf of the Ration Administrator may open and operate a meat ration coupon bank account.

28. (1) On and after June 10, 1943, no retailer or supplier who does not operate a meat ration coupon bank account shall acquire meat except by purchase from a supplier to whom he surrenders at the time of payment for the meat purchased, or not later than at the expiration of two weeks from the date of delivery of the meat purchased, whichever shall first happen, valid ration documents lawfully received by him for the requisite number of meat coupons to represent the quantity of meat being purchased accordingly as the requisite number is specified in Schedule "A" or Schedule "B" hereto.

(2) For the purposes of this Part, "valid ration documents" mean

- (a) valid meat coupons as defined in subsection 3 of this Section affixed to gummed sheets in the manner prescribed by the Ration Administrator; provided that the Ration Administrator may limit the number of meat coupons which may be so surrendered at any one time and may require instead the obtaining and surrender of a bank transfer voucher; or
- (b) special purchase permits; or
- (c) requisitions having the supplier's declaration thereon duly completed; or
- (d) meat ration cheques endorsed by such retailer or supplier and properly drawn, signed and completed by a person who operates a meat ration coupon bank account; or
- (e) bank transfer vouchers lawfully issued and properly endorsed.

(3) For the purpose of this Section "valid meat coupons" mean meat coupons which when received by a retailer or supplier from consumers were valid in accordance with the provisions of Part I of this Order and which have not ceased to be valid for the purchase of meat by the retailer or supplier.

29. On and after June 10, 1943, no retailer or supplier who operates a meat ration coupon bank account shall acquire meat except by purchase from a supplier to whom he surrenders at the time of purchase a meat ration cheque drawn on his said account properly signed and completed by him for the requisite number of meat coupons to represent the quantity of meat being purchased accordingly as the requisite number is specified in Schedule "A" or Schedule "B" hereto.

30. A retailer or supplier of meat shall, when obtaining a bank transfer voucher from a bank deliver to it valid ration documents as defined in subsection 2 of Section 28 representing a quantity of meat not less than the quantity prescribed from time to time by the Ration Administrator.

31. Meat coupons shall, respectively, cease to be valid for the purchase of meat by a retailer or by a supplier at the expiration of two weeks after such coupons have, respectively, ceased to be valid for the purchase of meat by a consumer as provided in subsection 3 of Section 4; provided, however, that such coupons, before the expiration of three weeks after they have ceased to be valid for the purchase of meat by a consumer, may be delivered to a bank in exchange for a bank transfer voucher.

PART VIII—SALES BY FARMERS WHO DO NOT HOLD A PERMIT TO SLAUGHTER LIVESTOCK

32. The provisions of this Part shall apply only to a farmer who does not hold a permit to slaughter livestock under the provisions of Order No. 261 of the Board.

33. No farmer shall sell or supply meat obtained from the slaughter of his own livestock to any person or purchase or otherwise acquire meat from any other farmer or use meat so purchased or acquired except in accordance with the provisions of this Order.

34. (1) Every farmer who after June 30, 1943, obtains meat from the slaughter of his own livestock shall register with the Board by forwarding to the Local Ration Board in his district, an advice in writing stating his name and address and indicating that he obtains meat from the slaughter of his own livestock.

(2) No farmer shall after June 30, 1943, sell or offer to sell or supply or offer to supply meat to another farmer unless the former has registered with the Board in accordance with subsection (1) of this Section.

35. No farmer shall

- (a) supply meat obtained from the slaughter of his own livestock to any person except to another farmer for use and consumption only on the farm premises of such other farmer;
- (b) supply meat obtained from the slaughter of his own livestock to another farmer unless such other farmer surrender to him at the time of delivery meat coupons representing the quantity of meat being supplied; provided that for the purpose of this Section one meat coupon shall be considered as valid for the purchase of two pounds (gross weight) of meat.

36. Every farmer who supplies meat to another farmer or uses and consumes on his own farm premises meat obtained from the slaughter of his own livestock shall on June 30, 1943, and on the last day of each month thereafter (or at such other times and in such manner as may be prescribed by the Ration Administrator) forward to the Local Ration Board in his district all meat coupons received from any other farmer as provided in Section 35 and for such meat used and consumed on his own farm one valid meat coupon for every two pounds (gross weight) of such meat to be detached from his ration book and from the ration books of persons in his household, provided, however, that the number of meat coupons to be so detached and forwarded in any month need not exceed fifty per centum (50%) of the total number of meat coupons attached to the said ration books which are valid for use on the last day of that month.

37. Meat obtained by a farmer from the slaughter of his own livestock shall not be used or consumed elsewhere than on his own farm premises or on the farm premises of another farmer to whom he has sold or supplied the meat in accordance with the provisions of this Part.

PART IX—MEAT STORED IN LOCKERS

38. Every consumer who owns, controls or has meat held in storage in a locker on May 27, 1943, shall not later than June 30, 1943, complete and forward to the nearest branch of the Ration Administration a written statement as to such meat in the form provided in Schedule "C" and shall detach from his ration book and the ration books of persons in his household a sufficient number of meat coupons, regardless of whether or not they have yet become valid for use, to represent the quantity of such meat and forward them with the written statement; provided that for the purposes of this Section each meat coupon shall represent two pounds (gross weight) of the meat held in storage and that the number of meat coupons to be so detached and forwarded need not exceed fifty per centum (50%) of the total number of meat coupons attached to the ration books of the consumer and of all persons in his household.

39. (1) Every person who operates or manages a commercial building in which meat is held in storage in lockers for any other person on May 27, 1943 shall not later than June 30, 1943 complete and forward to the nearest branch office of the Ration Administration a written statement showing the name and complete address of every such other person.

(2) Every person who operates or manages a commercial building in which meat is held in storage in lockers for any other person on or at any time after May 27, 1943 shall upon being required to do so by any written direction from the Ration Administrator,—

- (a) notify all persons whose meat is held in storage in his building of any requirements of the Ration Administrator respecting such meat or the storage, removal or use of the same;
- (b) prohibit and prevent the removal from storage in his building of any meat stored in lockers therein as may be required by the Ration Administrator; and
- (c) make such reports and returns as to meat held in storage in lockers in his building as the Ration Administrator may from time to time require.

PART X—SALES BY SLAUGHTERERS AND SUPPLIERS

40. No slaughterer or supplier shall supply meat to any person, except in accordance with the provisions of this Order.

41. (1) Save as otherwise provided in this Order, on and after May 27, 1943, no slaughterer or supplier shall supply meat to any person except pursuant to a sale and no slaughterer or supplier shall supply meat to any person except upon obtaining in accordance with the provisions of this Order valid meat coupons, or special purchase permits, or requisitions, or meat ration cheques, or bank transfer vouchers for the requisite number of meat coupons to represent the quantity of meat being purchased accordingly as the requisite number is specified in Schedule "A" or Schedule "B" hereto.

(2) Where in any case a slaughterer or supplier has supplied or delivered meat to a person other than a consumer who fails or neglects to surrender to the slaughterer or supplier, at or within the time prescribed by this Order, valid meat coupons, or special purchase permits, or requisitions, or meat ration cheques, or bank transfer vouchers, representing the quantity of meat supplied or delivered, the slaughterer or supplier, as the case may be, shall forthwith in writing report such failure or neglect to the nearest branch office of the Ration Administration and shall not supply or deliver any more meat to such person until he has been advised in writing by or on behalf of the Ration Administrator that he may so do.

42. Every slaughterer shall open and operate a meat ration coupon bank account.

43. Every slaughterer shall

- (a) not later than the 10th day of each month forward to the Ration Administrator a statement in a form prescribed by said Administrator, showing his transactions in meat during the preceding month; and
- (b) forward with such statement or at such other time as the Ration Administrator may direct a meat ration cheque in favour of the said Administrator, representing the number of meat coupons standing to his credit in his meat ration coupon bank account and such cheque shall be certified by the bank keeping said account.

44. Every slaughterer and every supplier shall show on every invoice for meat sold by him to any person other than a consumer the number of meat coupons representing the meat covered by the invoice in accordance with Schedule "B" hereto and shall keep available and exhibit such invoices upon request by or on behalf of the Ration Administrator.

45. Every slaughterer shall

- (a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all sales and uses of meat by such slaughterer during any period referred to in such request, and
- (b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all meat produced, sold and used by him in such form and with such documentary evidence that the account may be readily audited.

PART XI—GENERAL PROVISIONS

46. (1) Save as otherwise provided in Part VIII of this Order, no person other than a retailer or supplier dealing in meat in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board or as referred to in Section 3 of the said Order, or a slaughterer, shall supply meat to any person.

(2) No person shall supply meat to any other person except to a consumer, quota user, industrial user, retailer, supplier, or to a purchaser described in Sections 23, 24 and 25 of this Order.

(3) No person shall supply meat to any other person except a quantity lawfully purchased from him by such other person; provided that nothing in this Section shall be construed so as to prevent one person from giving meat to another person in his household or from serving meat in the course of meals or refreshments.

47. Save as otherwise provided in Section 36, no supplier, retailer or slaughterer shall consume in his household meat in excess of the quantity which may be lawfully acquired by him and the other persons in his household as consumers, and every such supplier, retailer or slaughterer who consumes in his household meat acquired by him for sale shall, to the extent of the quantity consumed, detach from his ration book and from the ration book of each person in his household valid meat coupons which detached coupons shall be used by him in the same manner as meat coupons lawfully obtained by him from his customers.

48. No person required by the provisions of this Order to register with the Board shall acquire, use or supply meat unless he has registered in accordance with such provisions.

49. No supplier of meat shall sell meat to any person if he believes such person has contravened or is attempting to contravene any provisions of this Order.

50. No person, except as provided by this Order, shall

- (a) forge, counterfeit, utter, endorse, transfer, traffic in, alter, deface, mutilate, obliterate or destroy any meat coupon, ration book, ration card, requisition, permit, ration cheque, bank transfer voucher or any other document relating to a purchase or use of meat or anything printed or written thereon;
- (b) obtain, use, retain or have in his possession any ration book or card other than a ration book or card issued to him or to other persons in his household;
- (c) obtain, use, retain or have in his possession any meat coupon that has been detached from a ration book or card in a manner contrary to the provisions of this Order or detached prior to the valid date of such coupons; or, without establishing his lawful authority, obtain, transfer, use, retain or have in his possession or control any document that is not attached to a ration book or card and that resembles a coupon that is attached to a ration book or card;

(Clause (c) of Section 50 as amended by Order No. 290.)

- (d) impersonate or falsely represent himself or any other person as being the person to whom a ration book or card has been issued or as being a person in the household in which the person to whom a ration book or card has been issued resides;
- (e) fail, if without lawful authority he received more than one current ration book or card purporting to be issued to him, to return immediately all but one of such current ration books or cards to the nearest office of the Board;
- (f) fail to send immediately to the nearest office of the Board any meat coupons or ration books or cards, which come into his possession and which he is not specifically authorized by this Order to retain or otherwise deal with;
- (g) issue a meat ration cheque unless, at the time he issues such ration cheque, he has to his credit in a meat ration coupon bank account coupons representing not less than the quantity of meat represented by such ration cheque and all outstanding meat ration cheques issued by him against the said account.

51. (1) Notwithstanding anything contained in this Order, the Ration Administrator may from time to time

- (a) require any person to furnish such information in such form and at such time or times as he may prescribe;
- (b) take possession of meat in the possession or control of any person contrary to the provisions of this Order or in excess of the quantity deemed to be reasonably required by such person and may dispose of such seized meat in such manner as may appear to him to be expedient;
- (c) require a person who has in his possession or under his control any meat to transfer or deliver the same to any other person;
- (d) vary or withdraw the quota of any person or cancel the registration of any person;
- (e) grant exemption in writing from any of the provisions of this Order in any individual case of undue hardship or other special circumstances.

(2) Notwithstanding anything contained in this Order, the Ration Administrator may from time to time

- (a) transfer from any group set forth in Schedule "A" hereto to any other group set forth therein any of the specified cuts, portions or products of meat;
- (b) add to any group set forth in said Schedule "A" any portion of a dressed carcass of beef, lamb, mutton, veal or pork into which it is cut for the purpose of consumer purchase or use, including any fancy meat or edible offal;
- (c) remove from any group set forth in said Schedule "A" any of the specified cuts, portions or products of meat or any portion of a dressed carcass added thereto under clause (b) of this subsection;
- (d) add to or remove from Schedule "B" hereto any cut, portion or product of meat or any portion of a dressed carcass as may become requisite by reason of any addition or removal under clause (b) or (c) of this subsection;
- (e) vary or fix in and for the purposes of said Schedule "B" the number of meat coupons per 100 lbs. of any cut, portion or product of meat or portion of a dressed carcass of beef, lamb, mutton, veal or pork as may become requisite.

52. Notwithstanding anything contained in this Order, the Ration Administrator may authorize a sale of salvaged or unclaimed meat or any other sale of meat that he deems proper and may issue such form of permit in any such cases as he may decide.

53. For the purposes of this Order, meat bought by a consumer or quota user prior to the effective date of this Order, but of which on the said date he did not have possession by delivery thereof in fact (as distinct from delivery in law) made prior to the said date shall be deemed to be meat acquired by him by purchase for which valid meat coupons or meat ration cheques shall be surrendered as provided in this Order.

54. This Order shall be effective on and after the 27th day of May, 1943.

Made at Ottawa, this 17th day of May, 1943.

D. GORDON,
Chairman.

SCHEDULE "A" TO ORDER No. 276

Respecting the Rationing of Meat

RATIONED-MEAT AND QUANTITY PURCHASABLE BY CONSUMERS WITH EACH MEAT COUPON

Cuts, portions and products of meat, the purchase, use and consumption of which by consumers is rationed and the quantity thereof which may validly be bought with each meat coupon as distributed into Groups according to relative value of each cut, portion or product. Only Spare A coupons numbered (in pairs) 1 to 14 attached to Ration Book 2 and Spare A or Meat Ration Coupons attached to a Ration Card are valid for consumer purchase. Such coupons are to be detached and used only as provided in the above-mentioned Order. The respective dates on which Spare A Coupons 1 to 14 attached to Ration Book 2 become and cease to be valid for purchase of meat are as set forth in the said Order. Spare A or Meat Ration Coupons attached to a Ration Card are valid for purchase of meat on any date.

GROUP A— $\frac{1}{2}$ LB. PER COUPON

SMOKED MEATS	COOKED MEATS
Back Bacon (Sliced and Rindless)	Butt (Boneless)
	Ham (Boneless)
	Any Uncooked Group "B" Cuts—When Cooked
PORK—CURED	
Boneless Back (Sliced, Not Smoked or Cooked)	

GROUP B— $\frac{1}{4}$ LB. PER COUPON

BEEF—FRESH OR CURED	LAMB OR MUTTON—FRESH	PORK—FRESH	PORK—SMOKED
Chuck Roast or Steak (Boneless)	Frontquarter (Boneless)	Back (Boneless)	Back Bacon (in the piece, Boneless)
Flank Steak (Boneless)		Belly (Boneless)	Cottage Roll (Boneless)
Hind Shank Meat (Boneless)	VEAL—FRESH	Butt (Bone in)	Ham, (except Shank End, Bone in)
Minute Steaks and Cube Steaks (Boneless)	Cutlets and Fillets (Bone in)	Ham (Boneless)	Ham, Skinless (Boneless)
Neck (Boneless)	Front Roll (Caul Wrapped, Boneless)	Ham, Centre Cuts (Bone in)	Picnic (Boneless)
Rollad Rib (Boneless)	Leg Roll (Caul Wrapped, Boneless)	Picnic Skinless (Boneless)	Pork Roll (Boneless)
Round Steak or Roast (Bone in)	Round (Bone in)	Tenderloin	Side Bacon (in the piece)
Sirloin Tip (Boneless)	Stewing Veal (Boneless)		
Stewing Beef (Boneless)	Tenderloin	PORK—CURED	COOKED MEATS
Tenderloin		(Not Smoked or Cooked)	Any Uncooked Group "C" Cuts—when Cooked
		Back (Boneless)	
		Belly (Boneless)	
		Cottage Roll (Boneless)	
		Ham Butt Roll (Boneless)	
		Ham Centre Slices (Bone in)	
		Pork Roll (Boneless)	
		Shoulder Roll (Boneless)	

GROUP C—1 LB. PER COUPON

BEEF—FRESH OR CURED
 Brisket Point (Boneless)
 Flank (Boneless)
 Front Shank Meat (Boneless)
 Front Shank (Centre Cut, Bone in)
 Hamburger
 Plate (Boneless)
 Porterhouse Steak or Roast (Bone in)
 Rib Roast or Steak (Bone in)
 Rump (Round and Square End, Bone in)
 Sirloin Steak or Roast (Bone in)
 Short Rib Roast (Bone in)
 T-Bone Steak or Roast (Bone in)
 Wing Steak or Roast (Bone in)

LAMB OR MUTTON—FRESH
 Centre Loin Chops (Bone in)
 Loin (Flank off, Kidney and Shet out, Bone in)
 Patties (made from Necks and Flanks, Boneless)

VEAL—FRESH
 Blade (Bone in and Neck off, Shoulder Knuckle out)
 Loin Chops (Centre Cut, Bone in)
 Patties (Boneless, made from Shanks, Necks, Flanks)
 Round Bone Shoulder (Bone in)
 Rump (Bone in)
 Sirloin Roast or Outlet (Bone in)

PORK—CURED
 Ham, Butt End (Bone in)
 Ham, Shank End (Bone in)
 Ham, Whole (Bone in)
 Picnic, Hock On or Hock Off (Bone in)

PORK—SMOKED
 Ham, Shank End (Bone in)
 Ham, Whole (Bone in)
 Picnic, Hock on or Hock off (Bone in)

COOKED MEATS
 Any Uncooked Group "D" Cuts—when Cooked

PORK—FRESH
 Belly Pork (Bone in)
 Ham, Butt End (Bone in)
 Ham, Shank End (Bone in)
 Ham, Trimmed (Bone in)
 Loin, Centre Cut Chops (Bone in)
 Loin, Centre Cut (Bone in)
 Loin, End Cuts (Bone in)
 Loin, Whole (Bone in)
 Picnic, Hock On or Hock Off (Bone in)

GROUP D—1½ LBS. PER COUPON

BEEF—FRESH OR CURED
 Blade Roast (Bone in)
 Brisket Point (Bone in)
 Chuck Roast (Bone in)
 Front Shank, Whole or Knuckle End (Bone in)
 Neck (Bone in)
 Plate, Brisket (Bone in)
 Round Bone Shoulder Roast (Bone in)
 Sausage, Fresh
 Short Ribs (Braising, Bone in)

LAMB OR MUTTON—FRESH
 Flank (Bone in)
 Front (Bone in)
 Hind (Bone in)
 Leg (Bone in)
 Loin, Flank on (Bone in)
 Rack (Bone in)
 Rib Chops (Bone in)

VEAL—FRESH
 Breast (Bone in)
 Flank (Bone in)
 Front Shank (Bone in)
 Hind Shank (Bone in)
 Leg, Shank Half (Bone in)
 Leg, Whole (Bone in)
 Loin, Flank on (Bone in)
 Neck (Bone in)
 Rack (Bone in)
 Rib Chops (Bone in)

PORK—FRESH
 Hock (Bone in)
 Sausage
PORK—CURED
 Hock (Bone in)
 Mess (Bone in)
 Short Cut Back (Bone in)
PORK—SMOKED
 Hock (Bone in)

SCHEDULE "B" TO ORDER No. 276

Respecting the Rationing of Meat

RATIONED MEAT AND QUANTITY PURCHASABLE BY RETAILERS, SUPPLIERS, QUOTA USERS,
INDUSTRIAL USERS AND PERSONS OTHER THAN CONSUMERS

Quantities expressed in number of Meat coupons representing each 100 lbs. of meat purchased or supplied. For a quantity less than 100 lbs. the requisite number of meat coupons to be in proportion.

1. *Cuts, Portions and Products According to Groups of Schedule "A"*

- (i) Group A—190 coupons per 100 lbs.
- (ii) Group B—127 coupons per 100 lbs.
- (iii) Group C— 95 coupons per 100 lbs.
- (iv) Group D— 76 coupons per 100 lbs.

2. *Coupons per 100 lbs. Required for*

	Carcass or Side	Front Quarter	Hind- Quarter
(i) Beef	84	77	91
(ii) Veal	84	83	85
(iii) Lamb or Mutton	73	73	..
(iv) Pork (Head on)	71
(v) Pork (Head off)	74

3. *Cuts—Bone in—Coupons per 100 lbs.*

Beef		Beef		Lamb or Mutton	
(i) Square Cut Chuck.....	75	(viii) Plate	73	(xv) Loin Flank Off	71
(ii) 7-Bone Rib	92	(ix) Brisket Point	62	(xvi) Flank	72
(iii) Short Hip	97	(x) Triangle	73	(xvii) Leg	75
(iv) Long Hip	94	(xi) Cross Cut Chuck.....	72		
(v) Steak Piece	84	(xii) Rack	80		
(vi) Short Loin	89	(xiii) Flank	72		
(vii) Long Loin	86	(xiv) Front Flank	72		

4. *Boneless Cuts (Other than Pork) Coupons per 100 lbs..* 1275. *Fresh Sausage—Coupons per 100 lbs.* 766. *Pork—Bone in—Coupons per 100 lbs.*

	Fresh	Cured	Smoked	Cooked
(i) Shoulder, New York, Hock on.....	103
(ii) Shoulder, New York, Hock off.....	110
(iii) Montreal Shoulder	110
(iv) Butt	127
(v) Picnic, Hock on	92	92	92	..
(vi) Picnic, Hock off	95	95	95	..
(vii) Loin	92
(viii) Ham, Trimmed	95	95	95	..
(ix) Hock	76	76	..	95
(x) Picnic, Ready-to-serve	127
(xi) Ham, Ready-to-serve	127
(xii) Mess Pork	76
(xiii) Short Cut Back	76

SCHEDULE "B" TO ORDER No. 276—*Conc.*7. *Pork—Boneless—Coupons per 100 lbs.*

	Fresh	Cured	Smoked	Cooked
(i) Back (in the piece)	127	165	165	..
(ii) Belly (in the piece)	127	127	165	..
(iii) Cottage Roll	127	127	..
(iv) Regular Roll	127	127	..
(v) Ham Butt Roll	127	127	..
(vi) Ham	127	190
(vii) Bacon (sliced) Back	190	..
(viii) Bacon (sliced) Side	190	..
(ix) Cheek Meat	127
(x) Head Meat	127
(xi) Extra Lean Trimmings	127
(xii) Regular Trimmings	127
(xiii) Tenderloin	127
(xiv) Butt	190

SCHEDULE "C"

to Order No. 276

Respecting the Rationing of Meat

CONSUMER'S STATEMENT OF MEAT HELD IN LOCKER

AS AT MAY 27, 1943.

Less allowed deduction of 8 lbs. per person in household.

RATION BOOK 2—Prefix and Serial No.

Name of Declarant.

Address

No. Street City, etc. Province Telephone No.

- Number of persons in household, including myself, servant and boarders..... Ration Book 2—Prefix and Serial No. of each person's Ration Book.
.....
- Meat held in Locker—Total Quantity—Gross Weight.....lbs
- Deduction of 8 lbs for each person.....x 8 lbs.....lbs
- Net Total for which meat coupons to be surrendered.....lbs
- Total Number of meat coupons to represent Net
Total (Item 4) on basis of 1 coupon for each 2 lbs.....coupons
(Gross Weight)
- Total Meat Coupons surrendered herewith (being
required number) but not more than 50% of total
meat coupons in all above mentioned ration books.....coupons surrendered

I, the above named declarant, hereby certify the above statements to be true and correct and to contain a full disclosure of all meat owned, controlled or held by me in storage in a locker in any commercial building on May 27, 1943.

Dated.....1943.
Signature of Declarant.

WARTIME PRICES AND TRADE BOARD**Order No. 277****Respecting Dressed Poultry**

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to amend Order No. 197 of the Board,

Therefore the Board hereby orders as follows:—

1. The said Order No. 197 and the Schedule thereto are hereby amended by striking out the word "poultry" wherever it occurs alone or in conjunction with any other qualitative word therein and by inserting in lieu thereof the words "dressed poultry".

2. This order shall be effective on and after the 22nd day of May, 1943.

Made at Ottawa, this 19th day of May, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD**Order No. 278****Respecting Maximum Retail Prices for Cuts of Beef in certain designated areas**

Made May 25, 1943

Effective May 27, 1943

AMENDS

Order No. 260 of the Board.

(See consolidation of Order No. 260 of the Board herein.)

WARTIME PRICES AND TRADE BOARD**Order No. 279****Respecting Beef**

Made May 24, 1943

Effective May 27, 1943

AMENDS

Order No. 252 of the Board.

(See consolidation of Order No. 252 of the Board herein.)

WARTIME PRICES AND TRADE BOARD**Order No. 280****Respecting Ships' Stores**

Made May 25, 1943

Effective June 1, 1943

AMENDS

Order No. 226 of the Board

(See consolidation of Order No. 226 of the Board herein.)

WARTIME PRICES AND TRADE BOARD

Order No. 281

Respecting New Potatoes

Made June 1, 1943

Effective June 7, 1943

REVOKES

Order No. 273 of the Board.

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

Order No. 282

Respecting the Maximum Prices of Potatoes

Made June 1, 1943

Effective June 7, 1943

AMENDS

Order No. 236 of the Board

(See consolidation of Order No. 236 of the Board herein.)

WARTIME PRICES AND TRADE BOARD

Order No. 283

Respecting Milk and Milk Products

Made June 2, 1943

Effective June 3, 1943

REVOKES

Part IV of Order No. 195 of the Board.

(Revocation Only)

Note—See Administrator's Order No. A-752.

WARTIME PRICES AND TRADE BOARD

Order No. 284

Respecting Commencement, Acquisition and Expansion of Businesses

Made under Order in Council P.C. 8528 dated the 1st day of November, 1941, and amendments thereto.

Purpose of the Order

1. Board Order No. 184 was passed on September 8, 1942, and became effective on November 2, 1942. Its chief purpose was to help maintain the stability of persons established in trade and commerce who are faced with difficult conditions arising from the impacts of war. In general, established businesses can adequately handle the available supply of goods and services. The uncontrolled expansion of business would tend to jeopardize the position of existing businesses and make more difficult the equitable distribution of available supplies.

In administering the original Order over the past six months certain difficulties have arisen and some changes appear necessary. It is possible, moreover, to simplify the form of the Order.

Board Order No. 184, made on September 8, 1942, is therefore revoked as of June 14, 1943, and thereafter will be replaced by this Order.

Description of Main Provisions

2. There are four main requirements in this Order. The first deals with new businesses and is set out in Section 5. The second deals with changes in the class of business—for example, a change from the wholesale business to the retail business—and is set out in Section 6. The third deals with changes in the classes and kinds of goods or services dealt in and is set out in Section 7. The fourth deals with the use of business premises and is set out in Section 8. There are also special provisions dealing with a “successor in business” (Section 9), and with an “amalgamated business” and an “associated business” (Section 10). The procedure for obtaining a permit under this Order is set out in Section 12, where the powers of the Director of Licensing are also described. An important requirement applicable only to manufacturers and wholesalers appears in Section 13.

Application of this Order

3. This Order applies to all goods and to those services listed in Schedule “B”, except those goods and services specifically exempted by Section 11; it does not apply to services not listed in Schedule “B”.

Meaning of “business”, “manufacturer”, “wholesaler”, “retailer”, “service business”

4. (a) “Business” means any activity or undertaking in which any goods or any of the services listed in Schedule “B” are produced, manufactured, extracted, refined, processed, stored, imported, supplied, assembled, sold, distributed or otherwise dealt in. Where a business is operated at more than one branch or outlet, each branch or outlet must be treated as a separate business in applying the provisions of this Order.

(b) “Manufacturer” means a person who, in the ordinary course of business, manufactures, converts, assembles or otherwise processes any goods, and “manufacture” includes the conversion, assembling or other processing of any goods.

(c) “Wholesaler” means a person who, in the ordinary course of business, sells (otherwise than at retail) goods in the form in which they were purchased by him, and includes a jobber.

(d) “Retailer” means a person who, in the ordinary course of business, sells goods to persons for their personal or household use or consumption and not for the purpose of resale.

(e) “Service business” means the business of supplying one or more of the services set out in Schedule “B”.

New Businesses

5. (1) If you wish to form, commence or acquire any business which was not carried on by you on November 2, 1942, you must first obtain a permit from the Director of Licensing appointed by the Wartime Prices and Trade Board, and you must comply with the terms and conditions of any permit that may be granted to you. You must not sell or otherwise transfer any business to any person until he has obtained the permit required by this Section.

(2) You will be considered to have carried on business on November 2, 1942, if you carried on such business at any time within the twelve months immediately preceding November 2, 1942, and only temporarily suspended such business before that date.

(3) If you were in business on November 2, 1942, and afterwards transfer or discontinue your business you must not commence business again without obtaining a permit, however, if you only temporarily suspend your business you do not require a permit.

(4) This Section does not require a successor in business, as defined in Section 9, to obtain any permit. The operator of an amalgamated or associated business does require a permit in accordance with Section 10.

Changes in the Class of Business

6. (1) If you carried on business on November 2, 1942,

- (a) as a manufacturer, you must not carry on business as a wholesaler, retailer or operator of a service business;
- (b) as a wholesaler, you must not carry on business as a manufacturer, retailer or operator of a service business;
- (c) as a retailer, you must not carry on business as a manufacturer, wholesaler or operator of a service business;
- (d) as an operator of a service business, you must not carry on business as a manufacturer, wholesaler or retailer;

unless you first obtain a permit from the Director of Licensing, however, if you carried on two or more of these classes of business on November 2, 1942, you may continue to carry on the same classes of business without obtaining a permit.

(2) You will be considered to have carried on business on November 2, 1942, if you carried on such business at any time within the twelve months immediately preceding November 2, 1942, and only temporarily suspended such business before that date.

(3) For the purposes of this Section every branch or outlet of your business shall be considered to be a separate business.

Changes in the Classes and Kinds of Goods and Services Dealt In

7. (1) If you carried on business on November 2, 1942,

- (a) as a wholesaler or retailer, you must not deal in goods of any class and kind unless you dealt in such goods in the ordinary course of business within the twelve months immediately preceding November 2, 1942; Schedule "A" to this Order sets forth a list of classes and kinds of goods, and for any goods listed therein will be used to determine the classification, but for any class and kind of goods not listed in Schedule "A" the Director of Licensing shall determine the classification;
- (b) as a manufacturer, you must not manufacture any goods of any class and kind unless you manufactured the same class and kind of goods during the twelve months preceding November 2, 1942;
- (c) as the operator of a service business, you must not carry on any class and kind of service business which you did not carry on during the twelve months preceding November 2, 1942;

unless you first obtain a permit from the Director of Licensing.

(2) For the purposes of this Section every branch or outlet of your business shall be considered to be a separate business.

Use of Business Premises

8. (1) If you carried on business on November 2, 1942, you must not use any greater amount of floor space for the purpose of your business than the amount of floor space used for business purposes on November 2, 1942, unless you first obtain a permit from the Director of Licensing, but if you had a seasonal business or stored seasonal goods, you may use floor space not exceeding the amount used for such seasonal business or the storage of seasonal goods at any one time within the twelve months immediately preceding November 2, 1942.

(2) You must not move your business to other premises in any city, town or village in which you were not carrying on your business on November 2, 1942, unless you first obtain a permit from the Director of Licensing, but otherwise you may move to other premises without any permit if there is no increase in floor space; however you must inform the Director of Licensing of any change in your business address.

Successor in Business

9. (1) *Definition*—"Successor in business" means,

- (a) any person who obtains the ownership or control of a business by reason of the death, insolvency or bankruptcy of any person and, generally, any person who assumes the control or management of a business in a legal way other than by purchase or gift;
- (b) any person who purchases or acquires a business from a trustee who has obtained the ownership or control of a business in any of the ways mentioned in the preceding sub-paragraph (a);
- (c) any new partnership or other unincorporated business arising from the admission of a partner or partners to an existing business, or by the death or retirement of any partner of an existing business, but where a partnership is dissolved, only the partner or partners continuing to carry on business in the premises in which the partnership business was being carried on immediately before dissolution shall be the "successor in business" of the partnership.

(2) If you are a successor in business you may carry on the business of your predecessor without obtaining any permit from the Director of Licensing under this Order, but you must comply with all other Orders of the Board respecting licenses. You may carry on only the same class or classes of business and may deal only in the same classes and kinds of goods and services, and may use for your business purposes only the same amount of floor space as your predecessor could have done had he continued in business.

"Amalgamated Business" and "Associated Business"

10. (1) *Definitions*

- (a) "amalgamated business" means any business formed after November 2, 1942, by the amalgamation, merger or consolidation of two or more businesses;
- (b) "associated business" means any business other than an amalgamated business, formed or acquired after November 2, 1942, by or on behalf of the operator of an existing business.

(2) You must not form or carry on

- (a) any amalgamated business unless you first obtain a permit from the Director of Licensing; or
- (b) any associated business unless you first obtain a permit from the Director of Licensing, however, if you acquire an associated business as a successor in business under Section 9 you do not need a permit.

Exceptions

11. This Order does not apply to the following persons or activities:

- (a) the publishing (not including manufacturing) and sale of any books, newspapers, magazines or periodicals;
- (b) any undertaking operated by or on behalf of the Government of the Dominion or any Province of Canada or by or on behalf of any agency thereof;
- (c) any undertaking operated by any religious, charitable or philanthropic organization or by any educational institution or the students thereof, no part of the net profits of which undertaking enures to the benefit of any stockholder, member or student;
- (d) any¹ farmer, hunter, trapper, gardener, livestock producer, poultry producer or fisherman, with respect to the sale of his products in their natural state or after processing by him except where he operates an urban retail place of business other than a stall in a market;
- (e) operators of private boarding houses, with respect to the supplying of meals and refreshments;
- (f) the supplying of goods or services under a contract with the Department of Munitions and Supply or with any agency thereof, and the operation of a new business formed and carried on exclusively for such purposes;

- (g) the sale of goods or the supplying of services in canteens or messes situated within the limits of any naval, military or air force camp, barracks, dockyard or similar establishment.

Permits

12. (1) If you wish to apply for a permit under this Order, you should obtain appropriate application forms and apply at your nearest office of The Wartime Prices and Trade Board.

(2) The Director of Licensing may in his discretion grant or refuse any application for a permit and may grant any general or specific exemption from any of the provisions of this Order. He shall, in any case of doubt, determine whether a business has been discontinued or only temporarily suspended.

(3) Any permit may be suspended or cancelled by the Board.

(4) If you obtain a permit under this Order you must not carry on any other class of business, or deal in any other classes and kinds of goods or services, or use more floor space, for the purposes of your business than is allowed under your permit.

(5) If you obtain a permit under this Order and then discontinue your business, you may not re-commence business without first obtaining another permit.

(6) The Director of Licensing may issue a requirement to any person in respect of any matter relating to the establishment of new businesses, the classification of businesses, the classification of goods and services, and the use of business premises, so long as such requirement is not contrary to the specific provisions of this Order.

(7) This Order imposes requirements additional to those contained in other Orders of the Board dealing with licences. The fact that a licence has been issued under another Order does not excuse any person from compliance with this Order.

Sales by Manufacturers and Wholesalers

13. If you are a manufacturer or wholesaler you must not sell any class and kind of goods to a retailer, wholesaler or operator of a service business, who has not previously purchased that class and kind of goods from you until you first satisfy yourself that the buyer (a) holds a valid Wartime Prices and Trade Board licence and (b) is entitled, under this Order, to deal in such class and kind of goods. The buyer may be so entitled either because he has obtained a permit under this Order to deal in that class and kind of goods or because he does not require such a permit under this Order. When you have once ascertained that a buyer is entitled to deal in a particular class and kind of goods, you can then continue to sell to him until you learn that he can no longer deal in those goods.

Penalties

14. Any person who fails to comply with any requirement of this Order, or any requirement of the Director of Licensing under Section 12 (6), or who does anything prohibited by the provisions of this Order without first obtaining a permit is guilty of an offence and is liable to prosecution under the provisions of the Wartime Prices and Trade Regulations.

Protection of Acts Done Under Revoked Order.

15. Nothing in this Order shall be treated as rendering invalid anything lawfully done prior to June 14, 1943, in accordance with the provisions of Order No. 184.

Effective Date

16. This Order shall become effective on June 14, 1943.

Made at Ottawa this 25th day of May, 1943.

D. GORDON,
Chairman.

SCHEDULE "A"

to Order No. 284

Classes and kinds of goods sold at retail and wholesale

1. *Automobile Accessories*—includes automobile parts and anti-freeze.
2. *Automotive Equipment*—such as hoists, repairing and testing machines.
3. *Barber and Beauty Parlor Equipment*—such as barber chairs and fixtures.
4. *Beverages*—alcoholic.
5. *Beverages*—soft drinks and beverage preparations.
6. *Bicycles and Motorcycles*—includes parts and accessories.
7. *Boats*—canoes, rowboats, motorboats and sailboats.
8. *Building Materials*—planing mill products such as doors, door and window frames, cupboards and finished lumber.
9. *Building Materials*—such as rough lumber, wooden shingles and posts.
10. *Building Materials*—such as sand, gravel and stone.
11. *Building Materials*—such as stucco, plaster, cement and lime.
12. *Building Materials*—such as terra cotta, building blocks, brick and tiles.
13. *Building Materials*—such as wallboards, roofing and insulating materials.
14. *Cameras*—includes films and photographic equipment and supplies.
15. *Camping Equipment*—such as tents, sleeping bags and packsacks.
16. *Chemicals*—industrial and heavy.
17. *Clothing*—accessories for men and boys, including tie pins, clips, collar pins, cuff links, studs, key chains, belts, billfolds, umbrellas, canes, handkerchiefs, suspenders, dress gloves.
18. *Clothing*—accessories for women and misses, including handkerchiefs, hairpins, curlers, neckwear, gloves, purses, knitting and sewing bags.
19. *Clothing*—baby's clothing and footwear.
20. *Clothing*—bathing suits and accessories.
21. *Clothing*—coats and suits for men and boys, including separate trousers and jackets.
22. *Clothing*—coats and suits for women, misses and children, not including fur coats.
23. *Clothing*—corsets, girdles and brassieres.
24. *Clothing*—dresses, blouses, skirts, collar and cuff sets, aprons and coveralls for women, misses and children.
25. *Clothing*—footwear for men and boys.
26. *Clothing*—footwear for women, misses and children.
27. *Clothing*—footwear findings including insoles and laces.
28. *Clothing*—fur garments including fur coats, jackets and neckpieces (fur trimmed coats excluded).
29. *Clothing*—furnishings for men and boys, including shirts, collars, pyjamas robes, underwear, sweaters, neckwear, hosiery.
30. *Clothing*—garment holders, hangers and bags.
31. *Clothing*—headgear for men and boys.
32. *Clothing*—hosiery for women, misses and children.
33. *Clothing*—millinery and millinery supplies.
34. *Clothing*—underwear, negligees, robes and pyjamas for women, misses and children.
35. *Clothing*—uniforms for armed and auxiliary forces.
36. *Clothing*—work clothing for men and boys, including trousers, shirts, gloves, mitts and overalls.
37. *Construction Equipment*—includes steam shovels, road-building and construction machinery.
38. *Dairy Equipment*—includes cream separators and milking machines.
39. *Dental Equipment*—includes dental chairs, x-ray machines and drills.
40. *Drugs*—pharmaceuticals including pharmacopoeial preparations.
41. *Drug Sundries*—such as household drugs (not including patent medicines), bandages, hot water bags, syringes, and baby's sundries (excluding clothing and food).

42. *Dry Goods*—bedspreads, comforters, pillow cases, sheets, table linens, towels and bath mats.
43. *Dry Goods*—blankets and travelling rugs.
44. *Dry Goods*—notions and smallwares such as ribbons, patterns, laces, braids, fringes, buttons, fasteners, needles, flags, knitting wool, embroidery, needlework, artificial flowers.
45. *Dry Goods*—piece goods and fabrics for garments.
46. *Dry Goods*—thread and yarns.
47. *Dyes*—household and industrial.
48. *Electrical Equipment*—such as machinery and motors for industrial purposes.
49. *Equipment*—air conditioning equipment including humidifiers.
50. *Equipment*—commercial for stores and restaurants, and includes fixtures.
51. *Farm Machinery*—includes farm tractors, binders, mowers, wagons and ploughs.
52. *Feeds*—hay, straw and grain.
53. *Feeds*—livestock and poultry mixed feeds and concentrates.
54. *Fertilizers*—artificial.
55. *Fire Extinguishers*—includes containers and contents.
56. *Firearms*—includes ammunition and hunting equipment.
57. *Flowers*—includes cut flowers, wreaths and potted plants.
58. *Food*—baby foods.
59. *Food*—baking powder, baking soda, cream of tartar, starch.
60. *Food*—biscuits and crackers.
61. *Food*—bread and bakery products.
62. *Food*—breakfast cereals.
63. *Food*—butter and butter substitutes.
64. *Food*—cheese.
65. *Food*—cocoa and chocolate, and their products (except confectionery).
66. *Food*—coffee and coffee substitutes.
67. *Food*—confectionery including candy and chewing gum.
68. *Food*—eggs (fresh and frozen).
69. *Food*—eggs (powdered).
70. *Food*—fish and seafoods (canned).
71. *Food*—fish and seafoods (cured and processed).
72. *Food*—fish and seafoods (fresh and frozen).
73. *Food*—fish pastes and fish meal.
74. *Food*—flavouring extracts.
75. *Food*—flour.
76. *Food*—fruit (candied).
77. *Food*—fruit (canned).
78. *Food*—fruit (dehydrated).
79. *Food*—fruit (dried).
80. *Food*—fruit (fresh).
81. *Food*—fruit (frozen).
82. *Food*—fruit juices.
83. *Food*—honey.
84. *Food*—ice cream.
85. *Food*—jams, jellies and marmalades.
86. *Food*—jelly powders, puddings, junket and gelatine products.
87. *Food*—lard and lard substitutes.
88. *Food*—macaroni, spaghetti and kindred products.
89. *Food*—meat (canned).
90. *Food*—meat (cooked and cured).
91. *Food*—meat (fresh).
92. *Food*—meat pastes and extracts.
93. *Food*—milk (condensed, evaporated or powdered).
94. *Food*—milk (fluid) and cream.
95. *Food*—molasses, syrups and maple products.
96. *Food*—nuts and nut products.
97. *Food*—pet foods.
98. *Food*—poultry (canned).
99. *Food*—poultry (dressed).

100. *Food*—relishes, pickles, sauces, vinegars and other condiments.
101. *Food*—salt.
102. *Food*—soups (canned).
103. *Food*—soups (dehydrated) and soup ingredients.
104. *Food*—spices, herbs, sage and arrowroot.
105. *Food*—sugars.
106. *Food*—tea.
107. *Food*—vegetables (canned).
108. *Food*—vegetables (dehydrated).
109. *Food*—vegetables (dried)
110. *Food*—vegetables (fresh)
111. *Food*—vegetables (frozen)
112. *Food*—vegetable juices
113. *Food*—vegetable oils including salad dressing
114. *Food*—yeast, hops and malt
115. *Fuel*—coal and coke
116. *Fuel*—fuel oil
117. *Fuel*—wood and sawdust
118. *Furniture*—household including mattresses and springs
119. *Furniture*—office, school and store furniture
120. *Garden Equipment*—such as lawnmowers and garden tools
121. *Gasoline*—including kerosene
122. *Glass*—containers
123. *Glass*—window and putty
124. *Greases and Oils*—lubricating
125. *Hardware*—handtools
126. *Hardware*—power tools
127. *Hardware*—shelf and heavy hardware
128. *Harness*—includes horse blankets
129. *Hides, Skins and Furs*—cured or dressed
130. *Hides, Skins and Furs*—raw
131. *Household Appliances*—such as ironers, washing machines, wringers and vacuum cleaners (refrigerators excepted)
132. *Household Appliances*—such as percolators, toasters and irons
133. *Household Appliances*—ranges and stoves including gas and electric units
134. *Household Appliances*—refrigerators and ice boxes
135. *Household Appliances*—sewing machines
136. *Household Furnishings*—carpets and rugs
137. *Household Furnishings*—china, glassware and crockery
138. *Household Furnishings*—draperies, upholstery fabrics and curtains
139. *Household Furnishings*—lamps
140. *Household Furnishings*—such as mirrors, pictures, frames and art goods
141. *Household Furnishings*—oilcloth and linoleums
142. *Household Furnishings*—window shades, blinds, awnings, screens
143. *Household Supplies*—such as laundry soaps, starch, cleaning compounds, polishes, floorwax
144. *Household Utensils*—such as kitchenware, kitchen utensils, brushes, brooms, carpet sweepers, cutlery (except silver flatware), garbage and ash cans, baskets and wash boilers
145. *Ice*—artificial and natural
146. *Industrial Equipment*—machinery for plant purposes
147. *Jewellery*—includes precious and semi-precious stones and all types of costume jewellery (watches excepted)
148. *Jewellery*—watches and clocks
149. *Leather*—includes cut stock and chamois
150. *Leather Goods*—such as luggage and including trunks
151. *Light Bulbs*—household and commercial
152. *Lighting Fixtures*—household and commercial including electrical supplies
153. *Medicines*—proprietary and patent
154. *Motor Vehicles*—such as passenger cars, trucks, trailers and buses
155. *Musical Instruments*—includes pianos, organs and phonographs (radios excepted)

156. *Music Supplies*—phonograph records
157. *Music Supplies*—sheet music
158. *Novelties*—including souvenirs
159. *Office Equipment*—such as typewriters, bookkeeping machines and calculators
160. *Paints*—includes varnishes, turpentine, enamels, lacquers and paint brushes
161. *Paper*—printing
162. *Paper*—wrapping paper and paper bags
163. *Paper Products*—such as paper napkins, paper cups and dishes, tissue, crepe and wax paper
164. *Pesticides*—includes insecticides and disinfectants
165. *Plumbing and Heating Equipment*—includes furnaces, oil burners and fixtures.
166. *Radios*—includes radio equipment and radio-phonograph combinations.
167. *Rope*—includes twine and all other cordage.
168. *Seeds*—includes bulbs and nursery stock.
169. *Silverware*—flat and hollow.
170. *Sporting Goods*—such as golf, tennis, baseball, football and hockey equipment.
171. *Sporting Goods*—such as gymnasium and indoor recreational equipment.
172. *Sporting Goods*—fishing tackle.
173. *Stationery*—such as school and artists' supplies.
174. *Stationery*—such as personal writing paper, correspondence cards and envelopes, address books, diaries and albums.
175. *Stationery*—such as postcards, greeting cards and special occasion cards.
176. *Stationery*—such as office and business forms and ledgers.
177. *Stationery Supplies*—such as inks, pens, pencils and erasers.
178. *Surgical and Hospital Equipment*—such as surgical instruments and X-ray machines.
179. *Tobacco*—includes cigars, cigarettes and smokers' sundries.
180. *Toilet Articles*—such as compacts, brushes (tooth, hair and shaving), combs, razors.
181. *Toilet Preparations*—includes cosmetics, perfumes and lotions.
182. *Toilet Preparations*—toilet soaps, tooth paste and shaving cream.
183. *Toys and Children's Games*—includes tricycles and children's wagons.
184. *Vitamin Products*—preparations for medicinal purposes.
185. *Wallpaper*—includes paste and wallpaper brushes.
186. *Wheel goods*—such as baby carriages.

SCHEDULE "B"

to Order No. 284

Services

1. Warehousing and Storage.
2. Undertaking and Embalming.
3. Laundering and Dry Cleaning.
4. Hairdressing and Beauty Parlor Services.
5. Plumbing and Heating.
6. Painting and Decorating.
7. The supplying of Meals, Refreshments and Beverages.
8. The Renting and Exhibiting of Moving Pictures.
9. Any Manufacturing Process Performed on a Custom or Commission basis.

WARTIME PRICES AND TRADE BOARD

Order No. 285

Respecting Maximum Manufacturers' Prices of Certain Groceries

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

1. The Schedule to Order No. 116 of the Board is hereby amended by deleting therefrom the word "spices".

2. This Order shall be effective on and after the 12th day of June, 1943.

Made at Ottawa, this 8th day of June, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 286

Respecting Prices of Honey

made pursuant to authority conferred by Order in Council P.C. 8528 dated the 1st day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 182 of the Board and to consolidate the Order as amplified;

Therefore the Board hereby orders as follows:

Order No. 182 of the Board is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

- (a) "extracted honey" means honey which has been extracted from the comb;
- (b) "pasteurized granulated honey" means extracted honey which has been treated by the controlled application of heat to a point where all yeasts are destroyed and which has been GRANULATED by the Dyce process by persons registered with and operating under the supervision of the Dominion Department of Agriculture;
- (c) "sale at wholesale" means any sale except a sale at retail and "sell at wholesale" shall have a corresponding meaning.

PART I—SALES AT WHOLESALE

2. Except and subject as provided in Section 5, the maximum price at which a person may sell or offer to sell at wholesale extracted honey or pasteurized granulated honey in bulk, f.o.b. his shipping point, shall be twelve and one-half cents (12½c) per pound for extracted honey and fourteen cents (14c) per pound for pasteurized granulated honey, plus, in either case,

- (a) where the honey is produced in Canada, the actual cost incurred by him in transporting the honey to his place of business from his supplier's point of shipment, exclusive, however, of any cost incurred or borne by him in transporting the honey from the shipping point of the primary producer thereof to the plant where the honey was packed or processed except in the case of honey shipped from one province in Canada to another by a primary producer; or
- (b) where the honey is imported into Canada the actual cost incurred or borne by him in transporting the honey from the port of entry to his place of business.

3. Except and subject as provided in Section 5, the maximum price per case at which a person may sell or offer to sell at wholesale extracted honey or pasteurized granulated honey packed in glass or other containers, f.o.b. his shipping point, shall be the price set forth therefor in the subjoined table accordingly as it is packed and cased, plus, in either case, the actual cost of transportation incurred or borne by him as set forth in Section 2.

TABLE OF CASE PRICES

(Section 3)

No. Per Case	Containers Lbs. Per Container	Fluid Ozs. per glass container	Maximum Price Per Case			
			Extracted Honey		Pasteurized Granulated Honey	
			Glass Container	Other Container	Glass Container	Other Container
24	$\frac{1}{2}$	6	\$3.35	\$2.75	\$3.53	\$2.93
24	$\frac{3}{4}$	9	4.25	3.65	4.52	3.92
24	1	12	5.50	4.80	5.86	5.16
12	2	24	4.50	—	4.86	—
24	2	—	—	7.50	—	8.22
6	4	48	4.10	—	4.46	—
12	4	—	—	7.25	—	7.97
6	8	—	—	7.00	—	7.72

4. (1) Except and subject as provided in Section 5, the maximum price per case at which a person may sell or offer to sell at wholesale extracted honey or pasteurized granulated honey packed in a container of a size or weight or measure content not specified in the Table to Section 3 shall be in exact proportion by weight of honey to the maximum price at which the same kind of honey may be sold as set forth in the said table when packed in the nearest larger size of container of the same type specified therein.

(2) Except and subject as provided in Section 5, the maximum price at which a person may sell or offer to sell at wholesale extracted honey or pasteurized granulated honey packed in a container in less than a case lot or uncased shall be in exact proportion by weight of honey to the maximum price at which the same kind of honey may be sold at wholesale by the case in the same type and size of container.

5. (1) Notwithstanding the provisions of Sections 2, 3 and 4, the price, f.o.b. his shipping point, at which a person may sell or offer to sell at wholesale (i) extracted or pasteurized granulated honey in bulk, or (ii) case lots, less than case lots, or uncased lots, of extracted or pasteurized granulated honey which was packed in glass or other containers when purchased by him, shall not in any event exceed the sum of the following:

- (a) the actual price paid by him for the honey;
- (b) the actual cost of transportation incurred or borne by him as set forth in Section 2; and
- (c) a markup (percentage of cost) not greater than the markup (percentage of cost) customarily obtained by him in pricing the same kind of honey during the basic period from September 15 to October 11, 1941, both inclusive, but not in any event exceeding ten per centum (10%) of his selling price.

(2) Notwithstanding the provisions of Sections 2, 3 and 4 and of subsection 1 of this Section the maximum price at which a person may sell or offer to sell at wholesale, f.o.b. his shipping point extracted honey or pasteurized granulated honey in bulk or packed and cased or in less than a case lot or uncased to a wholesale distributor, shall be the maximum price applicable thereto as set forth in the said Sections or subsection, as the case may be, less a deduction therefrom, however, of an amount equal to eight per centum (8%) of that maximum price in the case of honey packed in containers each having a capacity of less than two pounds and cased or in less than a case lot or uncased, or equal to six per centum (6%) of that maximum price in the case of honey in bulk or packed in containers each having a capacity of two pounds or more and cased or in less than a case lot or uncased.

PART II—SALES AT RETAIL

6. No person selling honey at retail shall buy or otherwise acquire any extracted honey or pasteurized granulated honey for resale at retail at a total delivered cost in excess of the lawful maximum price at which the honey may be sold to him by his supplier under the provisions of this Order, together with actual transportation charges where and to the extent the same are not included in such wholesale price and are not borne by his supplier, as follows:—

- (a) where the honey is produced in Canada, the actual cost incurred by him in transporting the honey to his place of business from his supplier's point of shipment, exclusive, however, of any cost incurred or borne by him in transporting the honey from the shipping point of the primary producer thereof to the plant where the honey was packed or processed except in the case of honey shipped from one province in Canada to another by a primary producer; or
- (b) where the honey is imported into Canada, the actual cost incurred or borne by him in transporting the honey from the port of entry to his place of business.

7. (1) Except as provided in subsection 2 of this Section the maximum price at which a person, other than the primary producer thereof, may sell or offer to sell at retail extracted honey or pasteurized granulated honey shall be the sum of the following:—

- (a) his actual delivered cost of the honey not exceeding the maximum delivered cost as fixed by Section 6; and
- (b) a markup (percentage of cost) not greater than the markup (percentage of cost) customarily obtained by him in pricing the same kind of honey during the said basic period or, if he did not sell that kind of honey during the said basic period, in pricing a similar or substantially similar kind of honey, but in any event not exceeding a markup of
 - (i) twenty per centum (20%) of his selling price where the honey is packed in glass containers of any size or capacity or in any other container of a capacity of one pound or less;
 - (ii) twenty per centum (20%) of his selling price or three cents (3c) per pound, whichever is the lesser, where the honey is in bulk or is packed in containers, other than glass, of more than one pound capacity.

(2) The maximum price at which a person, other than a primary producer thereof, may sell or offer to sell at retail extracted honey or pasteurized granulated honey which he purchased in bulk and packed for sale at retail in glass or other containers shall be the sum of the following:—

- (a) the maximum price at which honey so packed may be sold at wholesale as fixed by Section 3 or 4, whichever of them is applicable;
- (b) actual cost of transportation of the honey in bulk incurred or borne by him as set forth in Section 6; and
- (c) a markup not exceeding the markup set forth in clause (b) of subsection 1 of this Section.

(3) The maximum price per pound at which a primary producer may sell or offer to sell at retail extracted honey or pasteurized granulated honey to a consumer either at a public market or elsewhere shall be an amount equal to the sum of

- (a) the maximum price at which the same may be sold at wholesale by any person as fixed by this Order; and
- (b) a markup not exceeding twenty-five per centum (25%) of the said maximum price at wholesale; provided, however, that where the honey is sold by the primary producer in bulk or packed in a container other than glass of more than one pound capacity, the markup shall not exceed three cents (3c) per pound of honey.

8. The maximum price at which any person, including a primary producer, may sell or offer to sell to any other person any honey in a standard comb honey section of 4½ inches by 4½ inches or of 4 inches by 5 inches shall be forty cents (40c) per section.

PART III—RECORDS OF SALES AND PURCHASES

9. Every person who sells honey at wholesale or at retail shall immediately upon receipt by him of any honey purchased or otherwise acquired by him prepare and keep a written record showing thereon the transaction of purchase or acquisition and separately for each wholesale and for each retail place of business operated by him with the details of the date of purchase or acquisition, name and complete address of his supplier, the kind and quantity by weight of honey or in the case of honey in standard comb honey section the number of sections bought or acquired, whether the transaction was in bulk or by the case, and if by the case particulars of each case and of the type, size and capacity of the containers, the actual price paid by him for the honey, the cost, if any, of transporting the honey to his place of business incurred or borne by him and not included in the price paid and particulars of any payment or consideration referred to in Section 13.

10. (1) Every person who sells honey at wholesale shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing

- (a) the name and complete address of the seller and buyer and of the consignee if he be other than the buyer;
- (b) the date of sale;
- (c) the kind of honey sold (extracted honey, pasteurized granulated honey or honey in a standard comb honey section);
- (d) the weight of honey sold or in the case of honey in standard comb honey sections, the number of sections sold;
- (e) where the sale is by the case, the number of cases and the number, size and capacity of containers in each case;
- (f) the price for the honey charged on the sale;
- (g) the cost, if any, of transporting the honey to be borne by the buyer, if and to the extent not included in the price charged; and
- (h) the amount of any payment or consideration referred to in Section 13.

(2) Every person who sells honey at wholesale shall retain a duplicate copy of every invoice furnished by him pursuant to subsection 1 of this Section.

11. (1) The retention by any person of an invoice furnished to him by his supplier pursuant to Section 10, available for inspection as in subsection 2 of this Section provided, shall in respect of the particulars actually set forth in the invoice be a sufficient compliance to that extent with the provisions of Section 9.

(2) Every record and invoice required by this Order to be prepared, kept, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

12. Every person who sells honey at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the kind and size of container, weight and price of the honey sold or in the case of honey in standard comb honey sections the number of sections sold and the price thereof.

PART IV—GENERAL PROVISIONS

13. Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, reserved, exacted, promised, offered, given or paid, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in extracted honey, pasteurized granulated honey or comb honey shall be and form part of the price at which such honey is sold or bought.

14. Notwithstanding the provisions of Order No. 189 it is hereby expressly ordered that this Order shall be applicable to a sale of honey (extracted honey, pasteurized granulated honey and honey in standard honey comb sections) by a primary producer to any other person.

15. No industrial user of honey shall buy or otherwise acquire extracted honey or pasteurized granulated honey at a total delivered cost in excess of the lawful maximum price as fixed by this Order at which such honey may be sold at wholesale delivered to his place of business.

16. This Order shall be effective on and after the 21st day of June, 1943.

Made at Ottawa, this 14th day of June, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 287

Respecting Butter Rationing

Made June 18, 1943

Effective June 18, 1943

AMENDS

Order No. 244 of the Board

(See consolidation of Order No. 244 of the Board herein.)

WARTIME PRICES AND TRADE BOARD

Order No. 288

Respecting Maximum Manufacturers' Prices of Certain Groceries

made pursuant to authority conferred by Order in Council P.C. 8528 dated the first day of November, 1941.

Whereas it is expedient to amend the Schedule to Order No. 116 of the Board.

Therefore, the Board hereby orders as follows:

1. The Schedule to Order No. 116 of the Board as previously amended by certain Orders of the Board is hereby further amended by deleting therefrom the following item of specified groceries:

"Table Salt"

2. This Order shall be effective on and after the 28th day of June, 1943.

Made at Ottawa, this 22nd day of June, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 289

Respecting Maximum Manufacturers' Prices of Certain Groceries

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

The Board hereby orders as follows:—

1. The Schedule to Order No. 116 of the Board is hereby amended by deleting therefrom the words "jam, jelly and marmalade" and substituting therefor the word "marmalade".

2. The said Schedule is hereby further amended by deleting therefrom the words "clothes pins".

3. This Order shall be effective on and after June 28th, 1943.

Made at Ottawa this 25th day of June, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 290

Respecting Ration Coupons

Made July 6, 1943

Effective July 10, 1943

AMENDS

Board Orders Nos. 242, 243, 244 and 276.

(See consolidations of Board Orders Nos. 242, 243, 244 and 276 herein.)

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Rates, Rail.....	92	
Rationing Butter.....	244	(*269) (*272) (*287)
		(*290)
Coffee.....	243	(*269) (*290)
Meat.....	276	(*290)
New Farm Machinery.....	192	(271)
Railroad Standard Watches.....	181	(*209)
Small Arms Ammunition.....	251	
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Tea.....	243	(*269) (*290)
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Similar Goods.....	214	
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Successors in business—maximum price of.....	185	
Sugar Administrator <i>re</i> rationing.....	242	(*269) (*290)
Sugar, Maple.....	250	
Sugar Rationing.....	242	(*269) (*290)
Supervision of rationing—Sugar.....	242	(*269) (*290)
Syrup, Maple.....	250	
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Tax, Federal 1943.....	245	
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Tea.....	216	
Tea Rationing.....	243	(*269) (*290)
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	183	
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Trade description of Consumer Goods.....	214	
Transferees of a business—Maximum prices of.....	185	
Transportation of Goods.....	121	(*126)
Trucks—1942—price.....	68	
Union Gas Co. of Canada Ltd.....	246	
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Used Goods.....	98	(*210)
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Vegetables Canned—1942 Pack.....	148	(*186)
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Metal Tubes.....	175	(*206)
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Waste Paper.....	135	
Watches—Railroad Standard.....	181	(*209)
Wentworth Gas Company Limited.....	246	
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TABLE A—ORDERS OF THE BOARD

REVOKED SINCE JANUARY 1, 1943

Orders Revoked No.	Made	Respecting	Revoked by Order No.	Made
75	Dec. 16/41	Consumer Credit.....	225	Jan. 12/43
87	Jan. 13/42	Consumer Credit.....	225	Jan. 12/43
(1)101*	Feb. 10/42	Meal and Animal Products for Feeding.....	255	Mar. 30/43
111	Mar. 17/42	Coal—Made an Order of the Coal Controller by Order in Council P.C. 1752 dated Mar. 5/43. Revoked by Coal Controller's Order.	Coal 1	Mar. 31/43
115	Mar. 17/42	Prices of Seasonal Goods.....	214	Jan. 12/43
133	Aug. 25/42	Bulk Cargo Freight Rates on Great Lakes....	258	Mar. 30/43
144	June 30/42	Retail and Wholesale Price Adjustments.....	214	Jan. 12/43
145	June 30/42	Consumer Goods.....	214	Jan. 12/43
154	June 20/42	Maximum Prices of Seasonal Goods.....	214	Jan. 12/43
161	July 23/42	Consumer Credit.....	225	Jan. 12/43
172	Sept. 1/42	Milk and Cream sold in Vancouver Area.....	238	Feb. 16/43
176	Aug. 25/42	Sugar Rationing.....	242	Feb. 27/43
177	Aug. 25/42	Rationing of Tea and Coffee.....	243	Feb. 27/43
180	Aug. 25/42	Bulk Cargo Freight Rates on Great Lakes....	258	Mar. 30/43
184	Sept. 8/42	Commencement, Acquisition and Expansion of Businesses.....	284	May 25/43
190	Dec. 1/42	Milk and Cream sold in Vancouver Area.....	238	Feb. 16/43
191	Dec. 1/42	Ships' Stores.....	226	Jan. 12/43
194	Oct. 6/42	Beef.....	252	Mar. 23/43
				except as provided in Section 9 of the Order.
198	Oct. 6/42	Rationing of Tea, Coffee and Sugar.....	242 243	Feb. 27/43
207	Nov. 17/42	Rationing of Sugar.....	242	Feb. 27/43
208	Nov. 17/42	Rationing of Tea and Coffee.....	243	Feb. 27/43
215	Dec. 7/42	Oranges.....	239	Feb. 18/43
219	Dec. 15/42	Potatoes.....	236	Feb. 16/43
220	Dec. 15/42	Butter Rationing.....	244	Feb. 27/43
228	Jan. 12/43	Butter Rationing.....	244	Feb. 27/43
229	Jan. 22/43	Potatoes in British Columbia.....	257	Mar. 30/43
232	Feb. 2/43	Maximum Retail Prices for Cuts of Beef in the Toronto and Winnipeg Area.....	253	Mar. 24/43
233	Feb. 2/43	Bone in Veal.....	274	May 6/43
253	Mar. 24/43	Maximum Retail Prices for Cuts of Beef in the Toronto and Winnipeg Area.....	260	April 27/43
(2)273*	May 1/43	New Potatoes.....	281	June 1/43

(1) *Replaced by Administrator's Order No. A-680.

(2) *Not replaced.

TABLE B—ORDERS ORIGINALLY ORDERS OF THE CONTROLLER OF SUPPLIES

REVOKED SINCE JANUARY 1, 1943

The following Orders of the Controller of Supplies were made Orders of the Board by Order in Council P.C. 504 dated January 23, 1943,

AND

1. REVOKED by Board Order No. 241 made February 23, 1943, and replaced by Administrator's Orders No. A-610 to A-620 inclusive.

Order No.	Date	Respecting
C.S. 10	Oct. 10/41	Stoves.
C.S. 10-A	Nov. 4/41	Stoves.
C.S. 10-B	April 13/42	Limitation of Production—Further Order.
C.S. 11-B	Aug. 1/42	Vacuum Cleaners.
C.S. 14	Oct. 15/41	Washing Machines.
C.S. 14-A	Dec. 15/41	Washing Machines.
C.S. 14-B	April 20/42	Domestic Washing Machines.
C.S. 15-B	Aug. 18/42	Commercial Washing Machines, Commercial Laundry and Dry Cleaning Machinery.
C.S. 17	Oct. 17/41	Radios.
C.S. 17-A	Dec. 15/41	Amendment to Order No. C.S. 17.
C.S. 17-B	Jan. 8/42	Amendment to Order No. C.S. 17-A.
C.S. 17-C	May 27/42	Radio Replacement Parts.
C.S. 19-A	Dec. 15/41	The Domestic Refrigerator Order.
C.S. 19-C	April 14/42	Domestic Refrigerators—Further Order.
C.S. 19-D	June 12/42	Restricts Production of Commercial Refrigerating and Air Conditioning Equipment.
C.S. 19-E	Dec. 15/42	Manufacture of Domestic Ice Refrigerators and Cabinets Restricted.
C.S. 22	Oct. 23/41	Transparent Film.
C.S. 22-A	Feb. 12/42	Transparent Film.
C.S. 26	Dec. 15/41	Metal Products Prohibition Order.
C.S. 26-A	Feb. 18/42	Metal Products Prohibition Order—Supplement.
C.S. 26-B	April 29/42	Toys, Children's Sleighs, Children's Wagons and Carts, Phonographs, etc.
C.S. 26-D	July 7/42	Metal Furniture Parts.
C.S. 29-C	Sept. 10/42	Bedding and Upholstered Furniture.
C.S. 32-A	Aug. 4/42	Household Electric Appliances Order.
C.S. 32-A1	Sept. 25/42	Electric Ironers.

2. REVOKED by Board Order No. 251 made March 16, 1943 and Replaced by Order No. 251 of the Board.

Order No.	Date	Respecting
C.S. 37	April 11/42	Small Arms Ammunition.

3. REVOKED by Board Order No. 264 made April 13, 1943, and Replaced by Administrator's Orders Nos. A-690, A-691, A-692 and A-694

C.S. 7 M	Oct. 1/41	Radios designated as "Supplies".
C.S. 7 M A	April 1/42	Refrigerators designated as "Supplies".
C.S. 9	Oct. 10/41	Stove Advisory Committee.
C.S. 12 M	Oct. 14/41	Washing Machines designated as "Supplies".
C.S. 13	Oct. 15/41	Washing Machine Advisory Committee.
C.S. 16	Oct. 17/41	Radio Advisory Committee.
C.S. 18	Oct. 17/41	Refrigerator Advisory Committee.
C.S. 21 M	Oct. 23/41	Transparent Film designated "Supplies".
C.S. 25 M	Dec. 12/41	Metal Products Supply Order.
C.S. 25 M A	April 29/42	Toys, Children's Sleighs, Children's Wagons and Carts, Phonographs designated supplies.
C.S. 26 F	Dec. 15/42	The making of certain Identification Tags permitted.
C.S. 29 B	Aug. 25/42	Use of Metal in making Filing Cabinets, etc., prohibited.
C.S. 36 M	Feb. 13/42	Miscellaneous Supplies Order.
C.S. 36 M A	Feb. 18/42	Miscellaneous Supplies Order—Supplement.
C.S. 38	April 13/42	Bicycle Advisory Committee.
C.S. 39	May 8/42	Bicycle Specification Order.
C.S. 39 A	May 27/42	Bicycles Specification Order.
C.S. 40	May 26/42	Domestic Sewing Machines and Parts.

4. REVOKED by Board Order No. 266 made April 21, 1943, and Replaced by Administrator's Orders Nos. A-701 and A-702.

Order No.	Date	Respecting
C.S. 10 D	Aug. 25/42	Manufacture of New Electric Stoves.
C.S. 10 E	Aug. 25/42	New Electric Stoves—Certificate of Essentiality on Sales.
C.S. 10 E-1	Nov. 2/42	Addition to C.S.—10 E.
C.S. 29 D	Oct. 27/42	Purchase and Sale of Safes.

CANCELLED

